

Federal Bureau of Investigation

Washington, D.C. 20535

January 28, 2015

MR. KEVIN SAVETZ
PORTLAND, OR 97239

FOIPA Request No.: 1275572-000 Subject: TEXAS INSTRUMENTS

Dear Mr. Savetz:

The enclosed documents were reviewed under the Freedom of Information/Privacy Acts (FOIPA), Title 5, United States Code, Section 552/552a. Deletions have been made to protect information which is exempt from disclosure, with the appropriate exemptions noted on the page next to the excision. In addition, a deleted page information sheet was inserted in the file to indicate where pages were withheld entirely. The exemptions used to withhold information are marked below and explained on the enclosed Explanation of Exemptions:

Section	on 552	Section 552a
(b)(1)	(b)(7)(A)	(d)(5)
(b)(2)	(b)(7)(B)	(j)(2)
▼ (b)(3)	(b)(7)(C)	
Federal Rules of Criminal	(b)(7)(D)	(k)(2)
Procedure (FRCP), 6(e)	(b)(7)(E)	(k)(3)
	(b)(7)(F)	(k)(4)
(b)(4)	(b)(8)	(k)(5)
(b)(5)	(b)(9)	(k)(6)
▽ (b)(6)		(k)(7)

426 page(s) were reviewed and 161 page(s) are being released.

~	Document(s) were located which originated with, or contained information concerning	, other	Government
	agency(ies) [OGA].		

This information has been referred to the OGA(s) for review and direct response to you.

In accordance with standard FBI practice and pursuant to FOIA exemption (b)(7)(E) and Privacy Act exemption (j)(2) [5 U.S.C. § 552/552a (b)(7)(E)/(j)(2)], this response neither confirms nor denies the existence of your subject's name on any watch lists.

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S. C. § 552(c) (2006 & Supp. IV (2010). This response is limited

We are consulting with OGA(s). The FBI will correspond with you regarding this information when the consultation is finished.

to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist. Enclosed for your information is a copy of the Explanation of Exemptions.

You have the right to appeal any denials in this release. Appeals should be directed in writing to the Director, Office of Information Policy (OIP), U.S. Department of Justice,1425 New York Ave., NW, Suite 11050, Washington, D.C. 20530-0001, or you may submit an appeal through OIP's eFOIA portal at http://www.justice.gov/oip/efoia-portal.html. Your appeal must be received by OIP within sixty (60) days from the date of this letter in order to be considered timely. The envelope and the letter should be clearly marked "Freedom of Information Appeal." Please cite the FOIPA Request Number assigned to your request so that it may be easily identified.

The enclosed material is from the main investigative file(s) in which the subject(s) of your request was the focus of the investigation. Our search located additional references, in files relating to other individuals, or matters, which may or may not be about your subject(s). Our experience has shown when ident, references usually contain information similar to the information processed in the main file(s). Because of our significant backlog, we have given priority to processing only the main investigative file(s). If you want the references, you must submit a separate request for them in writing, and they will be reviewed at a later date, as time and resources permit.

See additional information which follows.

Sincerely,

David M. Hardy
Section Chief
Record/Information
Dissemination Section
Records Management Division

Enclosure(s)

The enclosed documents contained in sections 1 and 2 of FBI Denver Field Office file 206A-DL-276 represents the final release of information responsive to your negotiated Freedom of Information Act (FOIA) request.

As previously indicated, document(s) were located which originated with, or contained information concerning other Government agency(ies) [OGA]. We are consulting with those OGAs and are awaiting their response. Due to the fact that our office has processed all other information currently in our possession, your request is being administratively closed at this time, pending the completion of the outstanding consultation by our office. The FBI will correspond with you regarding those documents when the consultation is finished.

To minimize costs to both you and the FBI, duplicate copies of the same document were not processed.

This material is being provided to you at no charge.

Inquiries regarding your OGA referrals may be directed to the following agencies at:

Defense Criminal Investigative Service
Department of Defense Office of Inspector General
DoD IG FOIA Requester Service Center
ATTN: FOIA/PA Chief, Suite 17F18
4800 Mark Center Drive
Alexandria, VA 22350-1500

ATTN: William G. Stewart II, Assistant Director FOIA/Privacy Unit Executive Office for United States Attorneys Department of Justice Suite 7300, 600 E Street, NW Washington, DC 20530-0001

Internal Revenue Service HQ FOIA Stop 211 PO Box 621506 Atlanta, GA 30362-3006

Defense Logistics Agency Lewis Oleinick Chief Privacy and FOIA Officer ATTN: DG/FOIA & Privacy Team 8725 John J. Kingman Road, Stop 2533 Fort Belvoir, VA 22060-6621

United States Postal Service, Inspection Office Attn: FOIA Office, Room #3521 475 L'Enfant Plaza, SW Washington, DC 20260-5821

EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

- (b)(1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified to such Executive order;
- (b)(2) related solely to the internal personnel rules and practices of an agency;
- (b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;
- (b)(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b)(5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;
- (b)(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b)(7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigations, information furnished by a confidential source, (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual;
- (b)(8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or
- (b)(9) geological and geophysical information and data, including maps, concerning wells.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

- (d)(5) information compiled in reasonable anticipation of a civil action proceeding;
- (j)(2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals;
- (k)(1) information which is currently and properly classified pursuant to an Executive order in the interest of the national defense or foreign policy, for example, information involving intelligence sources or methods;
- (k)(2) investigatory material compiled for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056;
- (k)(4) required by statute to be maintained and used solely as statistical records;
- (k)(5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(6) testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service he release of which would compromise the testing or examination process;
- (k)(7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his/her identity would be held in confidence.

FEDERAL BUREAU OF INVESTIGATION FOI/PA
DELETED PAGE INFORMATION SHEET FOI/PA# 1275572-0

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Memorandum



To : SAC, DALLAS (206A-NEW) Date 11/25/88	
From : SA	
Subject: TEXAS INSTRUMENTS, INC., DALLAS, TEXAS;	b6 b7
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On 10/11/88, the attached documents, Memorandum of Interviews, and evidence were provided to the Dallas Office of the FBI by the UNITED STATES POSTAL SERVICE, Dallas, Texas. This investigation utilized a Federal Grand Jury in Los Angeles, California, for the production of records. These documents were reviewed by Agents of the Dallas based Fraud Against the Government task force, "OPERATION BADGER", for possible criminal violations. Grand Jury material was reviewed by SA after meeting the requirements of Rule 6(e).	Per
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Postal Inspectors investigated captioned matter for the purpose of ascertaining if was in violation of the mail fraud statute only. Additional preliminary investigation by "OPERATION BADGER" has revealed that hid not claim these are in violation of Title 41, U.S.C. 51-54, (the Anti-Kickback Act), conspiracy, mailfraud, etc.	b b b
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2-DALLAS (206A-NEW). GRAND JURY MATERIAL - DISCENSIANTE O	: 1

WE/we

PURSUANT TO RULE 6(e), Fed. R. Crim. P.

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On 10/28/88, Assistant United States Attorney (AUSA)
Northern District of Texas, Fort Worth, Texas, was
apprised of the above facts and indicated captioned case had
prosecutive merit. AUSA contacted the United States
Attorneys office in Los Angeles, California for the purpose of
having the Grand Jury investigation transferred to the Northern
District of Texas.
On 11/23/88, AUSAindicated that captioned matter
will be transferred to the Northern District of Texas for further
investigation and prosecution. AUSA advised he will
prosecute all culpable subjects/companies in this scheme if
investigation warrants it. AUSArequested that this
matter be expeditiously investigated due to statute of limitation
problems. AUSA requested Agents re-interview all subjects
and witnesses in this matter and serve additional Grand Jury
subpoenas for additional records.

RECOMMENDATION

Inasmuch as this type of activity is in violation of Title 41 USC 51-54, it is recommended that logical investigation be conducted by FBI, IRS, and DCIS. The United States Postal Service will conduct no further investigation in this matter.

b6 b7C

FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D.C.

(Title) _____

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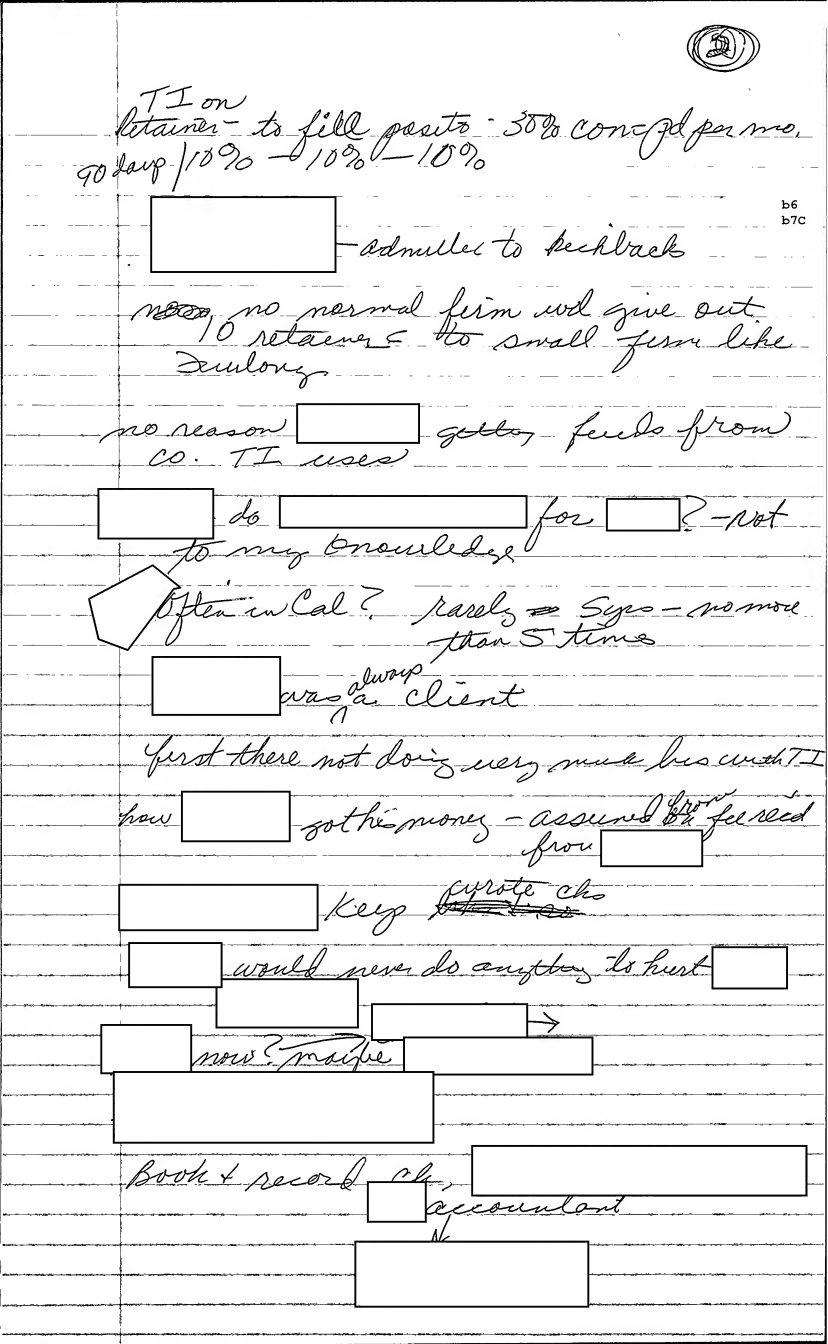
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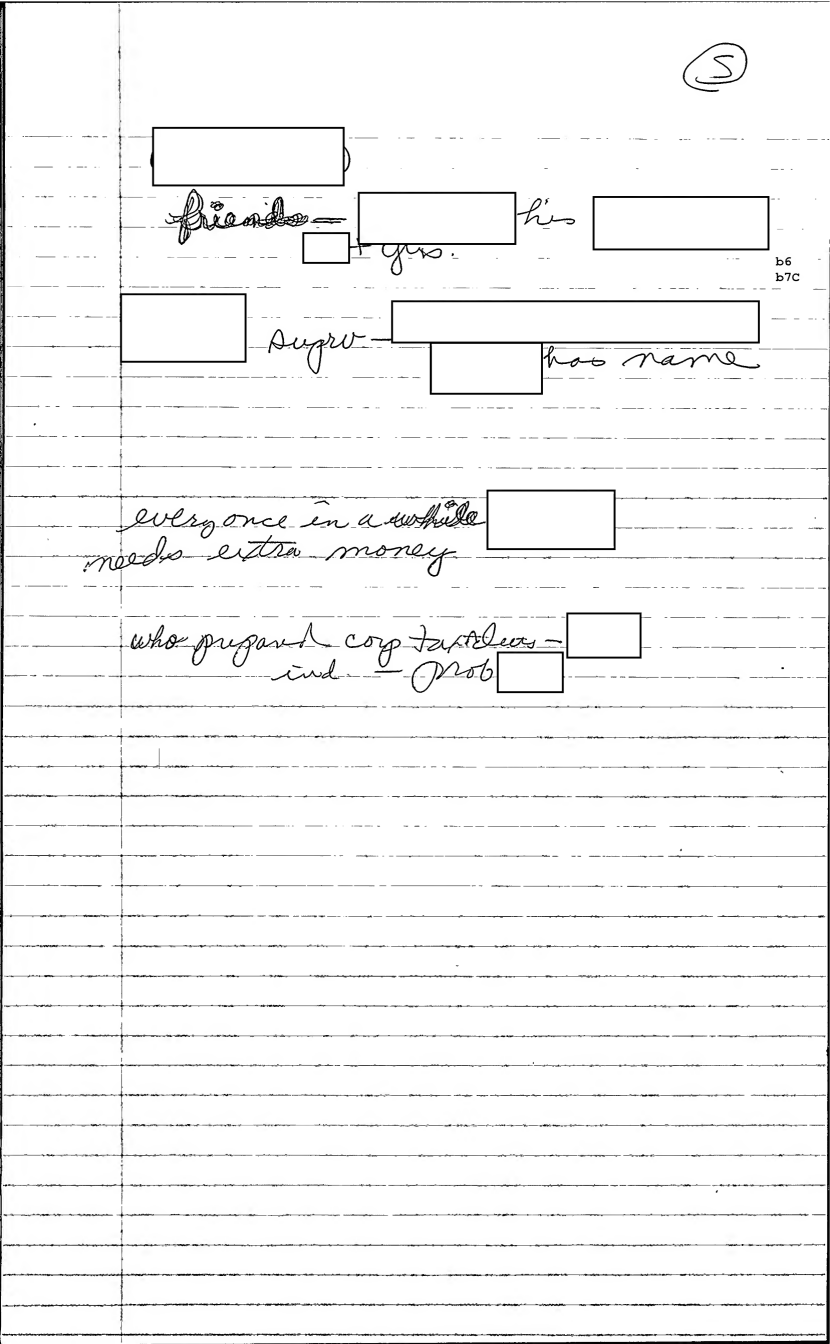
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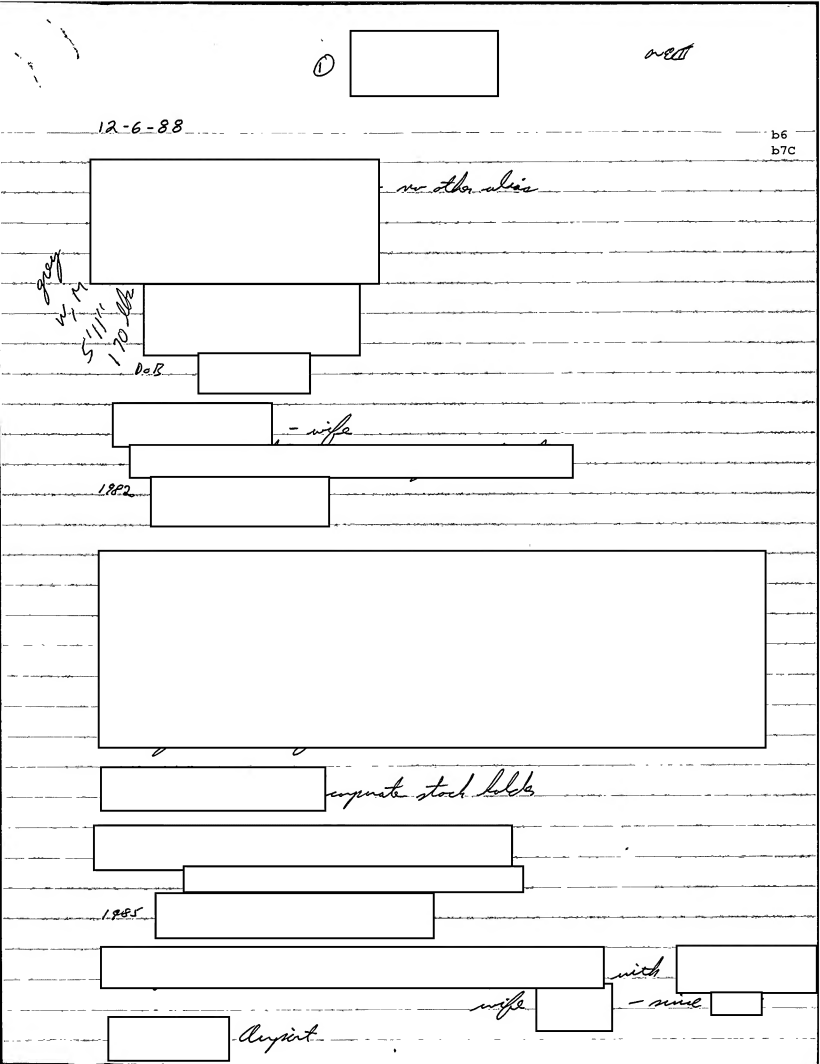
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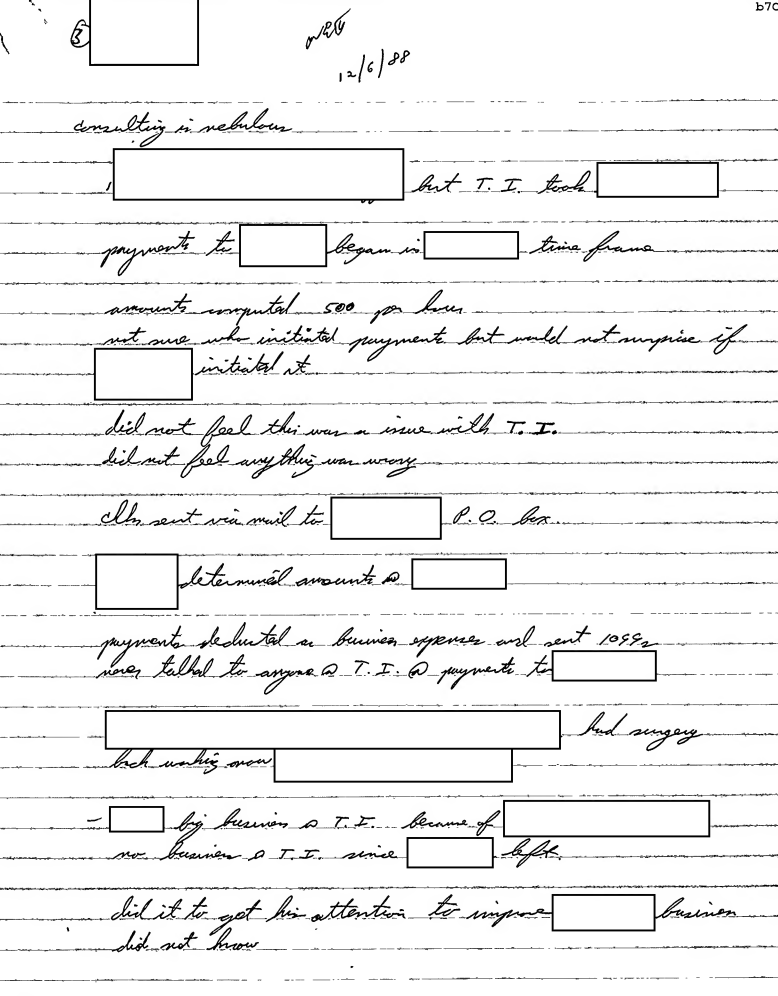
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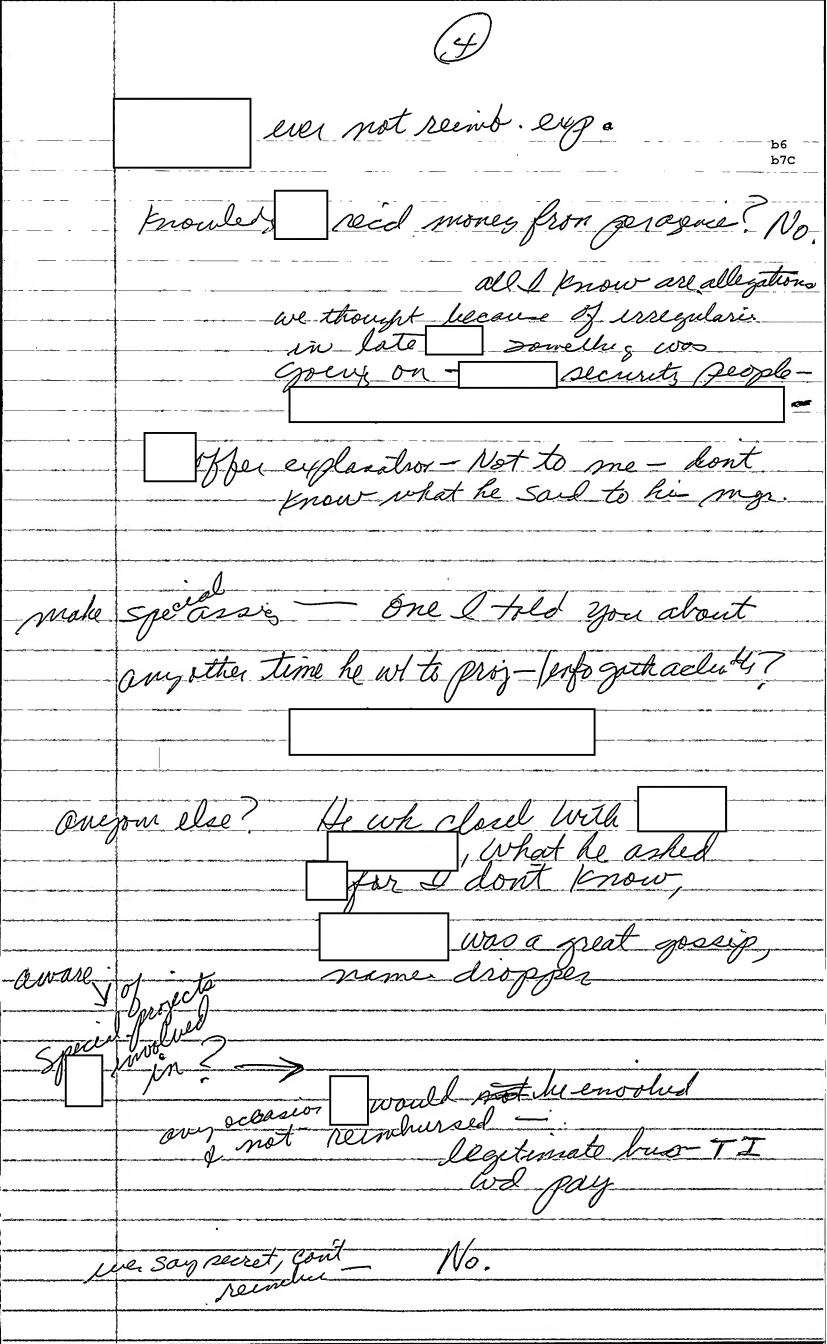
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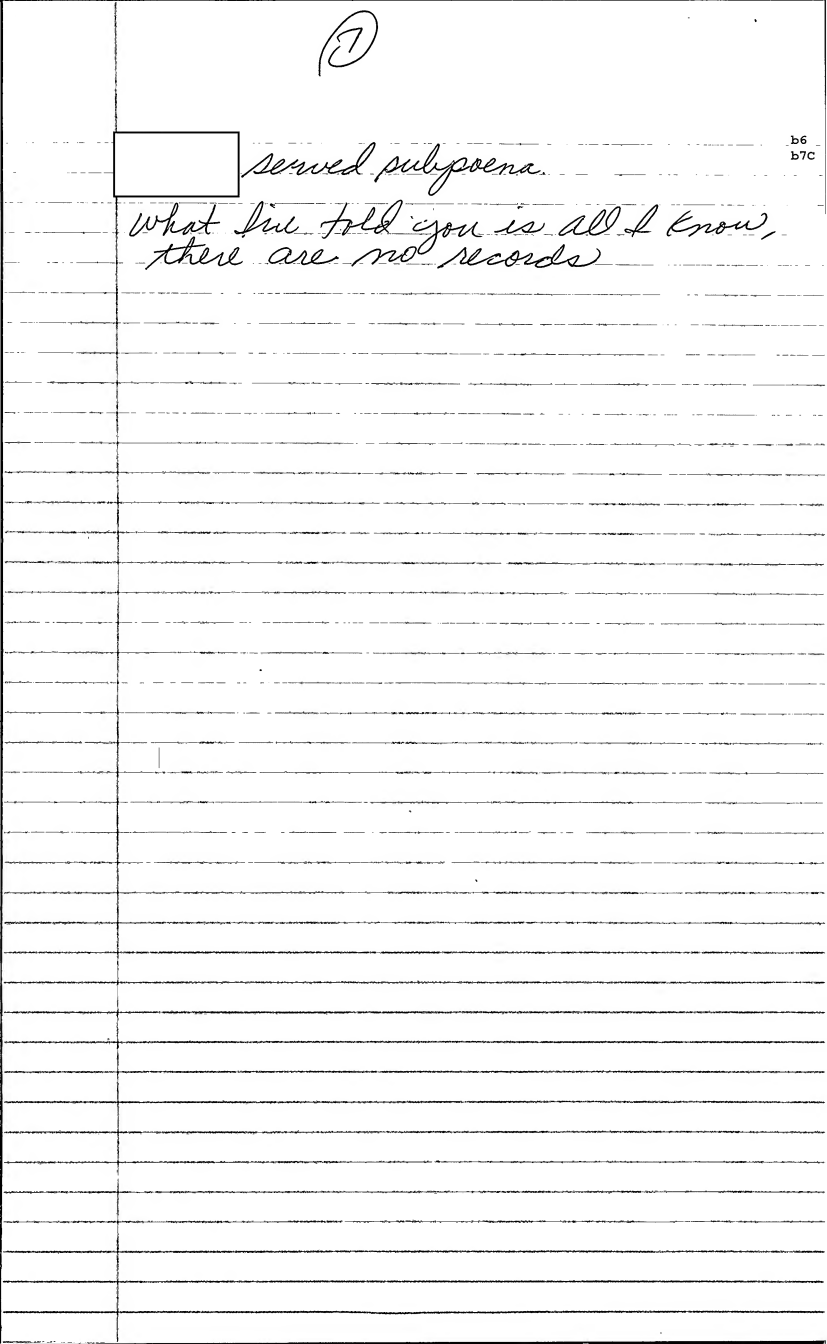
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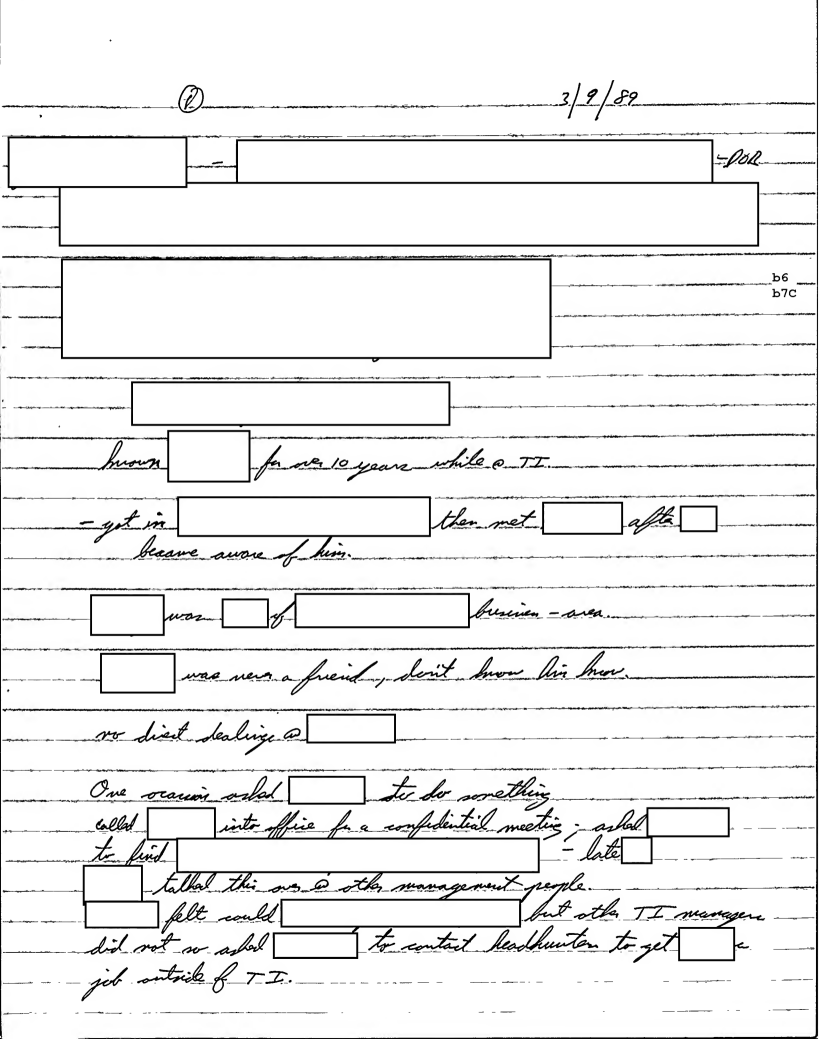


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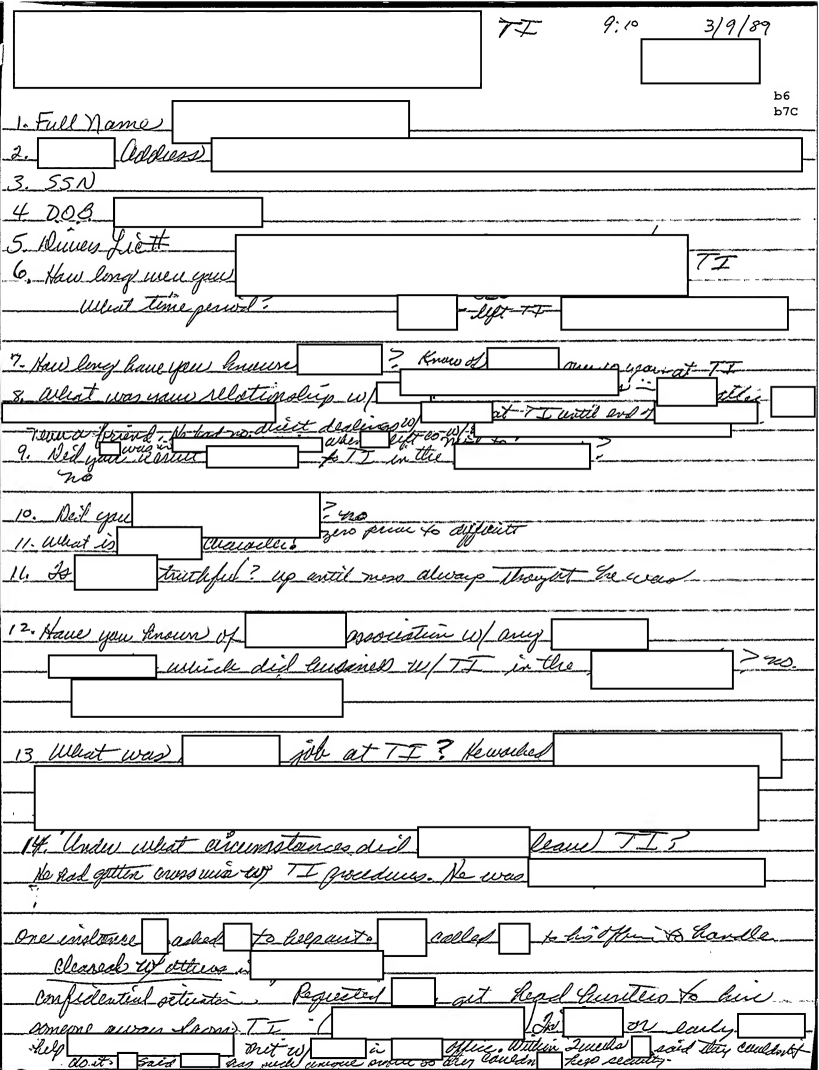
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Approved:	•	Transmitted	(Number)	(Time)	Per	T Jungson
			HADIIIDELI	(Tune)		

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## Memorandum •



To : SA	C, DALLAS	276 (206a–NEW)		Date	11/25/88	
From : SA						b'
Subject : TE	XAS INSTRU LLAS, TEX	JMENTS, INC.,				
FA:	G-DOD; : DALLAS					
Grand Jury investigathese inte expedition statute of investigations.	nd Los Ang g subject y subpoena tion it is erviews. usly condu f limitati	requests SAC geles, Califor and witness in the second seco	cnia, for the interviews and secomplexity for the case has requestrained second fallas based F	purpos d servi and na agents sted the erve sul ase is	e of ng Federal ture of this to conduct at case agents bpoenas due to	bi b'
rederal Gi States Pos documents	and Jury stal Servi were revi ole crimin	in Los Angele ce for the pr ewed by agent <u>al vi</u> olations	es, Californi coduction of cs assigned to	a, by the records o "OPERA y mater:	. These ATION BADGER" ial was	
Inv while empl	estigati <u>o</u> .oved as	n conducted t		exas Ins	struments,	] b b
at TI. Th about 2-DALLAS ( VE/we (2)	e dates o 276 206A-NEW)	f known , to on or a			206 A-276-3 80 dy	
				<b>√.</b> ,	Way Way	be b

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Postal Inspectors investigated captioned matter for the purpose of ascertaining if was in violation of the mail fraud statute only. Additional preliminary investigation by "OPERATION BADGER" has revealed that and these payments are in violation of Title 41, U.S.C. 51-54, (the Anti-Kickback Act), conspiracy, mailfraud, etc.	b6 b7С
On 10/28/88, Assistant United States Attorney (AUSA)  Northern District of Texas, Fort Worth, Texas, was apprised of the above facts and indicated captioned case had prosecutive merit. AUSA requested that "OPERATION BADGER" case agents continue this investigation and, as such, the Postal Service will conduct no further investigation. AUSA contacted the United States Attorneys office in Los Angeles, California for the purpose of having the Grand Jury investigation transferred to the Northern District of Texas.	ъ6 ъ7С
On 11/23/88, AUSA indicated that captioned matter will be transferred to the Northern District of Texas for further investigation and prosecution. AUSA advised he will prosecute all culpable subjects/companies in this scheme if investigation warrants it. AUSA requested that this matter be expeditiously investigated due to statute of limitation problems. AUSA requested Agents re-interview all subjects and witnesses in this matter and serve additional Grand Jury subpoenas for additional records.	ь6 ь7С
and SA will be accompanied by SA DCIS, and SA are case agents assigned to captioned investigation.	



## U.S. Department of Justice

## Federal Bureau of Investigation

Dollar Towns 75202	
Dallas, Texas 75202 November 22, 1988	<del></del>
TEXAS INSTRUMENTS, INC., DALLAS, TEXAS;	
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	<b>Ъ</b> 7С
•	
FRAUD AGAINST THE GOVERNMENT - DEPARTMENT OF DEFENSE	
Beginning on or about	A
thereafter until on or about devised and intended to devise a scheme and	àU
artifice to defraud and obtain money from TEXAS INSTRUMENTS, INC.  (TI). was in	
	b3 b6
were made to   by each of these	ь7С
or by	
The United States Mail was an integral part of the scheme,	
This document contains neither recommendations nor conclusions of the FBI. It is the property	
of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.	
	<b>№</b> b6
4 - Bureau 1 - USA, Dallas, TX (2) - Dallas (206A-276) WE:ly	#
WE:1V	

FBI/DOJ

	and the state of t
	re sent through the U.S. Mails.g the duration of the scheme totaled
an estimated \$249,902.36.	
Each search is pai	d for by the department within TI
which is hiring the new indiv	
	iner basis, it would have been at and with the department's approval.
The following indivation above scheme:	viduals have been identified in the
Name	
Alias	
Date of birth	
Address	
Occupation	
Place of offense	Dallas, Dallas County, Texas and elsewhere
Dates of offense	From on or about
bacco of offende	until on or about
Name	
Alias	
Date of birth	
Address	
Occupation	
· Place of offense	Dallas, Dallas County, Texas and
. Dates of offense	elsewhere
. Dates of offense	From on or about until on or about
Name	
Alias	
Date of birth	
Address	
Occupation	
Place of offense	Dallas, Dallas County, Texas and
	elsewhere
Dates of offense	From on or before
	until on or about

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> b6 b7C

b6 b7C Name
Alias
Date of birth
Address

Occupation Place of offense

Dates of offense

Dallas, Dallas County, Texas and elsewhere

b6 b7C

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From on or before until on or about

Assistant United States Attorney (AUSA)

Northern District of Texas, has indicated captioned case has prosecutive merit and has been apprised of the above facts.

AUSA has requested that subjects and witnesses be reinterviewed and additional subpoenas be issued.

Investigation continuing at Dallas. Case is being investigated jointly with the Defense CRIMINAL INVESTIGATIVE SERVICE, DEPARTMENT OF DEFENSE and the INTERNAL REVENUE SERVICE.

FD-36 (Rev. 8-29-8	85)	_	
	TRANSMIT VIA: ☐ Teletype ☐ Facsimile ☐ X AIRTEI	PRECEDENCE: Immediate Priority Routine	CLASSIFICATION:  TOP SECRET  SECRET  CONFIDENTIAL  UNCLAS E F T O  UNCLAS  Date 11/22/88
1	TO:	DIRECTOR, FBI	
.2	FROM:	SAC, DALLAS (206A-276) (P)	,
3	SUBJECT:		b6 b70
4		TEXAS INSTRUMENTS, INC.,	
5		DALLAS, TEXAS;	7
6			
7			
8			
9			
10		FAG-DOD; OO: DALLAS	
11		Enclosed for the Bureau	are an original and three
12	copies of	an LHM concerning captioned	
13	investiga	For information of the Burted jointly with the DEFE DCIS) and the INTERNAL REVEN	eau, captioned case will be ENSE CRIMINAL INVESTIGATIVE UE SERVICE (IRS).
14			ght to the attention of a
15	Dallas ba	sed task force involving re	epresentatives from the FBI, DGER investigating kickbacks
16	and bribe	s in the area of DEPARTMENT D STATES POSTAL SERVICE.	OF DEFENSE contracting, by
17	the owne	Assistant U. S. Attorney	(AUSA) was
18	advised o	f captioned matter and has a	\/
19			206A-276-5
20	2 - Burea 2 - Dalla WE:lv	u (Enc. 4)	F. B. T. b6 b7c
21	Well (4) //	in the form	
	Approved:	Txarismitted (Number	(Time)
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Serialize Index — File ___ Search

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DL 206A-276

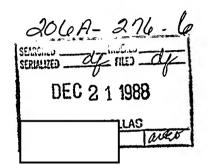
prosecution. AUSA has requested that all subjects/witnesses be re-interviewed and additional subpoenas be issued.

Appropriate copy of LHM has been furnished to AUSA confirming his opinion.

Logical investigation continuing in the Dallas Division.

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File - Serial Charge Out FD-5 (Rev. 6-17-70)

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	Pending C	losed	Date
Serial No.	Description of S	erial	Charged
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2/_			12/9
13/			12/22
4,5/		101 1	1/4/89
Le_	DCIS case action	, 12/9/80	8
* 7	<u>xnemo oj unterur</u>	iew he	1/18
-D-	NCIC WRF "/20	9/88	1/27/89
H			2/14
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Initials of Clerk			
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	Employee		
	Location		

# Memorandum (

2. B



To : SAC, DALLAS (206A-276)	Date Ø1/Ø8/89	
From : SA		
Subject:		
TEXAS INSTRUMENTS, INC., DALLAS, TEXAS;		b6 b70
FAG-DOD; OO: DALLAS  The attached Federal Grand Juriointly by SA SA IRS in Tempe, Arizonia, an	DCIS, and SA	
California area while Case Agents wer the subjects and witnesses in caption returned via the attached Federal Gra maintained at the IRS Office in Fort return, the records will be analyzed	re conducting interviews of med matter. All records and Jury subpoenas will be Worth, Texas. Upon the to determine the extent of ers in this kickback scheme.	3,
In addition subject  desire to work out a plea agreement.  attorney will be interviewed in the o  Fort Worth, Texas.	has indicated the On 1/18/89, and his	57C
Captioned matter is being inve "OPERATION BADGER" anti-kickback task DCIS, and IRS.	stigated jointly by the force comprised of the FBI,	
2-DALLAS (206A-276)	SEARCHED 11:3CXED 27 SERIALIZED QF FILED QD  JAN 1 2 1303	
WE/we (2)	aa,	b6 b7

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b6 b7C LEADS

DALLAS

AT DALLAS, TEXAS:

1. Review records to be returned via Federal Grand Jury subpoena on	b3 b6
2. Interview subject in the office of AUSA	b7

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		•
	SUI	BPOENA TO TESTIFY
	BE	FORE GRAND JURY
,	SUBPOENA FO	DR:
OU ARE HEREBY COMMAND ace, date, and time specified be	PERSON ED to appear and testify before the Grand	加 DOCUMENT(S) OR OBJECT(S)
	PERSON ED to appear and testify before the Grand	Jury of the United States District Court a
	PERSON ED to appear and testify before the Grand	
	PERSON ED to appear and testify before the Grand	Jury of the United States District Court a
	PERSON ED to appear and testify before the Grand	Jury of the United States District Court a

SEE ATTACHMENT MADE A PART HEREOF.

☐ Please see additional information on reverse

This subpoena shall remain in effect until you are granted leave to depart by the court or by an officer acting on behalf of the court.

NANCY DOHERTY		11/28/88
Barbara Jarner		
This subpoena is issued on application of the United States of America	Assistant United State 310 U. S. Courthouse Ft. Worth, TX 76102 (817) 334-3291	
and the Millian to the last		

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AO 110 (Rev. 5/85) Subpoena to Testify Before Grand Jury

		RETUR	OF SERVICE (1)		
00000000	12/2/88	PLACE			ŀ
	12/2/88 DATE 12/3/88	PLACE		•	
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	·	_l	TION OF SERVER(2)		
	. 12/3/88 Date 	Signature of PO PO J-f Address of	Wouth IX	76115	
ADDITIONAL INFORM	MATION				
				<b>.</b>	•
,					
			-		,
			-		

(1) As to who may serve a subpoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

(2) "Fees and mileage need not be tendered to the witness upon service of a subpoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

NORTHERN	DISTRICT OFTEXA	S AT DALLAS
то:	SUBP	OENA TO TESTIFY ORE GRAND JURY
(	SUBPOENA FOR: ' ⊠PERSON	· ☑ DOCUMENT(S) OR OBJECT(S)
YOU ARE HEREBY COMMANDED to the place, date, and time specified below.	o appear and testify before the Grand Ju	rry of the United States District Court at
PLACE		COURTROOM  DATE AND TIME
SEE ATTACHMENT M	MADE A PART HEREOF.	
☐ Please see additional information on reverse		
This subpoena shall remain in effe behalf of the court.	ect until you are granted leave to depart	t by the court or by an officer acting or
NANCY DOHERTY  (BY) DEPUTY CLERK  ROD BADA MOD	rner	·11/28/88
This subpoena is issued on application of the United States of America	•	nited States Attorney ourthouse

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"If not applicable, enter "none",

RETURN	OF SERVICE(1)
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	ON OF SERVER(2)
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I declare under penalty of perjury under the law	s of the United States of America that the foregoing
information contained in the Return of	ue and correct.
	be and correct.
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⁽¹⁾ As to who may serve a subpoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

(2) "Fees and mileage need not be tendered to the witness upon service of a subpoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

	idi	itted States 2	Hisirici	Wouri
	NORTHERN	DISTRICT	COF TEXAS	AT DALLAS
o:	*			•
	,			OENA TO TESTIFY ORE GRAND JURY
	(		SUBPOENA FOR:	₩ DOCUMENT(S) OR OBJECT(S)
	OU ARE HEREBY CO ace, date, and time sp ,		efore the Grand Jur	ry of the United States District Court at
PLACE				COURTROOM
				DATE AND TIME
`	OU ARE ALSO COM	MANDED to bring with you the follo	wing document(s)	or object(s):*
	SEE A	TTACHMENT MADE A PART HERI	EOF.	ı
		. 5		

☐ Please see additional information on reverse

This subpoena shall remain in effect until you are granted leave to depart by the court or by an officer acting on behalf of the court.

NANCY DOHERTY	DATE		
(BY) DEPUTY CLERK Barbara Larn	er		.11/28/88
This subpoena is issued on application	9	NAME, ADDRESS AND PHONE NUMBER OF	EASSISTANT U.S. ATTORNEY
of the United States of America	•	Assistant United Stat	es Attorney
		310 U. S. Courthouse	
•	•	Ft. Worth, TX 76102	
	. /	(817) 334-3291	-

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AO 110 (Rev. 5/85) Subpoena to Testify Before Grand Jury

	RETU	RN OF SERVICE (1)	•	
RECEIVED DATE BY SERVER 11/30/88	PLACE		`	
SERVED 12/6/88	PLACE		•	
RVED ON (NAME)				. ,
		·		nt IRS
AVEL	SERVICES	NT OF SÉRVICE FEES	TOTAL	
	DECLAR	ATION OF SERVER(2)		
	Address o	et Worth	Dixas	·
DITIONAL INFORMATION				
. :				
·	` .			
	•			,
		<b>k</b>		

⁽¹⁾ As to who may serve a subpoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

^{(2) &}quot;Fees and mileage need not be tendered to the witness upon service of a suppoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

"If not applicable, enter "none",

# United States District Court

NORTHERN	DISTRICT	OF TEXA	AS AT DALLAS
·O:			•
		CIIRDO	DENA TO TESTIFY
			RE GRAND JURÝ
			RE GRAND JUNI
		SUBPOENA FOR:	<del>-</del>
		XX PERSON	DOCUMENT(S) OR OBJECT(S)
YOU ARE HEREBY COMMAN he place, date, and time specified by		fore the Grand Jur	y of the United States District Court at .
LACE			COURTROOM
			DATE AND TIME
		·	• •
Pease see additional information on rev	rerse		
This subpoena shall remain behalf of the court.	in effect until you are grante	ed leave to depart	by the court or by an officer acting or
NANCY DOHE	RTY		DATE
(BY) DEPUTY CLERK Barbara Lar	ner		11/28/88
This subpoena is issued on applica	tion	NAME ADDRESS AND P	HONE NUMBER OF ASSISTANT U.S. ATTORNEY
of the United States of America		# TO STATE OF THE	THOSE STATES Attorney

310 U. S. Courthouse Ft. Worth, TX 76102

(817) 334-3291

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PAO 110 (Rev. 5/85) Subpoena to Testify Before Grand Jury

		RETU	RN OF SERVIC	CE (1)		·
RECEIVED BY SERVER	12/2/88	PLACE		* * * ,		
SERVED	12/Q/88	PLACE ·	,			
SERVED ON (NAME)						
SERVED B			Spen	al agent	<b></b>	b'
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THAT LE		SERVICES		10	~ ·	
		DECLAR	ATION OF SERV	ER ⁽²⁾		
	contained in the I	Return of Service a				
		<u>PO, A</u> Address	OF Server	FT Wouth	Jx 76115	
ADDITIONAL INFOR	MATION		,			
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	4	*	•			

⁽¹⁾ As to who may serve a subpoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

^{(2) &}quot;Fees and mileage need not be tendered to the witness upon service of a subpoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

# Huitor Staton District March

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NORTHERN	antes Solvitor	•
[O:]	DISTRICT OF	TEXAS .
		POENA TO TESTIFY FORE GRAND JURY
VOU A DELUE DE DA COMMANDE DE	SUBPOENA FOI	☑ DOCUMENT(S) OR OBJECT(S)
YOU ARE HEREBY COMMANDED to appear place, date, and time specified below.	pear and testify before the Grand .	Jury of the United States District Court at
LACE		COURTROOM
		DATE AND TIME
YOU ARE ALSO COMMANDED to bring	with you the following document(	s) or object(s):*
SEE ATTACHMENT MADE A P	ART HEREOF.	
	•	
•		
☐ Please see additional information on reverse		
This subpoena shall remain in effect un behalf of the court.	til you are granted leave to depar	rt by the court or by an officer acting on
NANCY DOHERTY	>	DATE
Barbara Larner	•	November 29, 1988
his subpoena is issued on application	NAME ADDRESS AND	Asst. U.S. Attorney
f the United States of America	310 U.S. Cou 10th & Lamar Fort North,	rthouse Streets
THE UNITED STATES ATTO	• • • • • • • • • • • • • • • • • • •	817-334-3291

"If not applicable, enter "none",

		RÉTURN	OF SERVICE (2)				
RECEIVED DATE BY SERVER ///	29/88	PLACE					
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RVED BY			TITLE		<del> </del>		
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NORTHERN	DISTRICT OF TEXAS	7 -
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	crinn	IOENIA TO TECTIEV
		OENA TO TESTIFY
	BEF	ORE GRAND JURY
	SUBPOENA FOR:	•
	PERSON	DOCUMENT(S) OR OBJECT(S)
YOU ARE HEREBY COMMANDED to appear an	densify hafara the Grand ly	on of the United States District Court at
e place, date, and time specified below.	a testify before the Grand 30	ny of the officed States District Court at
o place, date, and time specified below.		
ACG.		COURTROOM
		DATE AND TIME
YOU ARE ALSO COMMANDED to bring with yo	Also following dogumentic	A or object/cl:*
☐ Please see additional information on reverse		,
This subpoena shall remain in effect until you behalf of the court.	are granted leave to depar	t by the court or by an officer acting o
LERK		DATE
NANCY DOHERTY		11/28/88
BY) DEPUTY CLERK  ROS has a Los nes	,	•
This subpoena is issued on application	NAME. ADDRESS AND	PHONE NUMBER OF ASSISTANT U.S. ATTORNEY
of the United States of America	lAssistant Un	ited States Attorney
	310 U. S. Co	purthouse
•	Ft. Worth, T	
	, (817) 334–32	.91

"If not applicable, enter "none",

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AO 110 (Rev. 5/85) Subpoena to Testify Before Grand Jury

		RET	URN OF SER	VICE (1)		<del></del>	
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^{(2)&}quot;Fees and mileage need not be tendered to the witness upon service of a subpoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

NORTHE	RN	רפות	RICT OF	TEXAS	AT DALLAS	-	
то:		D131	AICI OI —				
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			STIBBUT	] ENA FOR:			•
			. DE		□ DOCUM	IENT(S) OR C	BJECT(S)
	EREBY COMMANDED and time specified below		tify before the	Grand Jury	of the United	d States Distri	ct Court at
PLACE			······································		COURTROOM		
					DATE AND TIME		
. •	SEE ATTACHMENT						
Please see addit	ional information on reverse		ž.				
This subposed behalf of the co	oena shall remain in ef ourt.	fect until you are	granted leave	to depart l	by the court of	or by an office	er acting on
CLERK N. A. A.	ICV DOLLED	TV				DATE	<del></del>
NAN	ICY DOHER	ΙΥ · .				11 /20 /	00
(BY) DEPUTY CLERK	bara La	rner.				11/28/	00
This subpoena i	s issued on application		NAME, AC	DRESS AND P	HONE NUMBER OF	ASSISTANT U.S.	ATTORNEY
of the United St		* ,	310	J. S. Co	ited State urthouse	 es Attorne	У

"If not applicable, enter "none"

b6 b7C

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AO 110 (Rev. 5/85) Subpoena to Testify Before Grand Jury

The Marie Coop Subpoetta to Testify Before Grand Jury	\$ 3, \$ 1 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
RETUR	RN OF SERVICE (1) Property States
RECEIVED DATE BY SERVER 1//30/88	
RECEIVED . 1/30/88  SERVED DATE 12-14-88	b3
SERVED ON (NAME)	
SERVED BY	Special agent IRS 66 b7C  NT OF SERVICE FEES
TRAVEL	TOTAL
DECLARA	TION OF SERVER(2)
Executed on 12-15-88  Sig	1. Worth Dx 76/02
Address of	Servar
ADDITIONAL INFORMATION	1
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i de la companya della companya dell	

⁽¹⁾ As to who may serve a subpoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

^{(2) &}quot;Fees and mileage need not be tendered to the witness upon service of a subpoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

Entitleti Estat	<del>-</del>
NORTHERN	DISTRICT OF TEXAS AT DALLAS
):	
	SUBPOENA TO TESTIFY
	BEFORE GRAND JURY
	DEFORE GRAND JUNI
	SUBPOENA FOR:
	☐ PERSON   ☐ DOCUMENT(S) OR OBJECT(S)
VOLLARE HERERY COMMANDED to appear as	nd testify before the Grand Jury of the United States District Court at
e place, date, and time specified below.	to testify belove the Gland bury of the Office Octates blother Countries
, , , , , , , , , , , , , , , , , , , ,	
ICE	COURTROOM
	DATE AND TIME
YOU ARE ALSO COMMANDED to bring with y	"  This is the second of the s
SEE ATTACHMENT MADE A PA	<u> </u>
,	-
·	•
•	-
Please see additional information on reverse	
This subpoena shall remain in effect until you behalf of the court.	u are granted leave to depart by the court or by an officer acting o
ERK	DATE
NANCY DOHERTY	
Y) DEPUTY CLERK	11/28/88
Barbara Larner	· ·
his subpoena is issued on application	NAME, ADDRESS AND PHONE NUMBER OF ASSISTANT U.S. ATTORNEY
f the United States of America	Assistant United States Attorney
	310.U. S. Courthouse
•	Ft. Worth, TX 76102 (817) 334-3291
•	/ (04/) 004 02/4

"If not applicable, enter "none",

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b6 b7C ÀÒ 110 (Rev. 5/85) Subpoena to Testify Before Grand Jury

``		RETU	JRN OF SÉR'	VICE (1)	•	•	
RECEIVED BY SERVER	DATE CAM 11/30/	88 PLACE	v r			· · · · · · · · · · · · · · · · · · ·	
SERVED	12-14-88	PLACE					
SERVED ON (NAME)							b3
SERVED BY			TITLE SOL	CCIAL C	lzent	IRS	ь6 ь7С
TRAVEL	SE	RVICES	RATION OF SE		TOTAL		
information	re under penalty of percontained in the Return 12-15-88	irn of Service a	e laws of the and Statement	United States of Service Fr	es is true and co	the foregoing prect.	b6 b7С
ADDITIONAL INFOR	MATION		•	,			
, *v -				·,	•		-
•	•		·				
٠٠,			e ty	•			

⁽¹⁾ As to who may serve a subpoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

(2) "Fees and mileage need not be tendered to the witness upon service of a subpoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28.USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

NORTHERN	DISTRICT OF TEXAS AT DALLAS		
·O:			,
			DENA TO TESTIFY ORE GRAND JURY
	;	SUBPOENA FOR:	· 紅 DOCUMENT(S) OR OBJECT
YOU ARE HEREBY COMMANDED to place, date, and time specified below		efore the Grand Jur	y of the United States District Cou
ACE			COURTROOM
			DATE AND TIME
YOU ARE ALSO COMMANDED to	bring with you the follow	wing document(s)	or object(s):*
SEE ATTACHMENT	MADE A PART HERE	of.	
	,		
	•		
☐ Please see additional information on reverse		•	
	ect until vou are grante	ed leave to depart	by the court or by an officer actin
behalf of the court.	J		
NANCY DOHERT	Υ		DATE
BY) DEPUTY CLERK  OAN DAVA LANG	ier_		11/28/88
This subpoena is issued on application of the United States of America			HONE NUMBER OF ASSISTANT U.S. ATTORNE Dited States Attorney Ourthouse

Ft. Worth, TX 76102 (817) 334-3291

"If not applicable, enter "none",

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	RETURN OF SERVICE (1)	, **
RECEIVED DATE  BY SERVER ///30 /8	PLACE	
RECEIVED ///30/80  SERVED DATE ///4-8	8 PLACE	. ьз
SERVED ON (NAME)	TITLE	egut IRS b6
TRAVEL	EMENT OF SERVICE FEES	TOTAL
	SERVICES	TOTAL
	DECLARATION OF SERVER ⁽²⁾	^
Executed on 13-15-8	JN. Worth, Of Address of Server	102 b7c
ADDITIONAL INFORMATION		
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	•	
	•	

⁽¹⁾ As to who may serve a subpoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

^{(2) &}quot;Fees and mileage need not be tendered to the witness upon service of a subpoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

NORTHERN D	ISTRICT OF TEXAS	AT DALLAS
:		
	מוזים	POENA TO TESTIFY
		FORE GRAND JURY
	BEF	ORE GRAND JURI
	SUBPOENA FOR	R:
	PERSON	
YOU ARE HEREBY COMMANDED to appear and	testify before the Grand	lury of the United States District Court at
place, date, and time specified below.	testify belove the change	only of the office states sistinct source.
CE		COURTROOM
		DATE AND TIME
, YOU ARE ALSO COMMANDED to bring with you	the following document	s) or object(s):*
•		•
		•
Delassa see additional information on reverse		
D Please see additional information on reverse		
This subpoena shall remain in effect until you		
This subpoena shall remain in effect until you spehalf of the court.		
This subpoena shall remain in effect until you spehalf of the court.		art by the court or by an officer acting o
This subpoens shall remain in effect until you spehalf of the court.  NANCY DOHERTY		art by the court or by an officer acting o
This subpoena shall remain in effect until you spehalf of the court.  RERK NANCY DOHERTY		art by the court or by an officer acting o
This subpoens shall remain in effect until you pehalf of the court.  SERK NANCY DOHERTY  EY) DEPUTY CLERK  AND		art by the court or by an officer acting o
This subpoena shall remain in effect until you behalf of the court.  ERK  NANCY DOHERTY  Y) DEPUTY CLERK  AT BATTAL MANCH  this subpoena is issued on application	are granted leave to depa	DATE 11/28/88
This subpoens shall remain in effect until you behalf of the court.  ERK  NANCY DOHERTY  EY) DEPUTY CLERK  AND LANCY MANCY MAN	are granted leave to depa	DATE 11/28/88 10. PHONE NUMBER OF ASSISTANT U.S. ATTORNEY United States Attorney
pehalf of the court.	are granted leave to depa	DATE 11/28/88 11/28/88 In PHONE NUMBER OF ASSISTANT U.S. ATTORNEY Inited States Attorney Courthouse TX 76102

"If not applicable, enter "none",

b6 b7C

b3

	RETURN OF SERVICE (1)	• •
RECEIVED DATE BY SERVER- 1//30/88	PLACE	
BY SERVER. 1//30/88  SERVED DATE 12/14/88	PLACE	, b3
SERVED ON (NAME)		•
SERVED BY	STATEMENT OF SERVICE FEES	agent IRS
TRAVEL SERV		TOTAL
	DECLARATION OF SERVER ⁽²⁾	b6 b7C
Executed on 12-15-88  Date	of Service and Statement of Service F  Sig  Sort Worth, Address of Server	Devas 76/02
"To " Changed to		. b3

⁽¹⁾ As to who may serve a suppoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

^{(2)&}quot;Fees and mileage need not be tendered to the witness upon service of a suppoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

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4 7 12 10

NLOIFBDZ TXFBIDLOO NO IDENTIFIABLE RECORD IN THE NCIC INTERSTATE IDENTIFICATION INDEX -(III) FOR NAM SEX/M.RAC/W.DOB/ NOTICE -- THIS DOES NOT PRECLUDE THE POSSIBLE EXISTENCE OF MATCHING RECORDS IN LOCAL, STATE, OR FBI IDENTIFICATION DIVISION FILES. THAT ARE NOT INDEXED IN THE NCIC III. IF YOU DESIRE A SEARCH OF THE FBI IDENTIFICATION DIVISION FILES, A FINGERPRINT CARD SHOULD BE SUBMITTED. END OUTPUT MSG 737, FROM NIC⊕ FOR FBDZ 11/29/88 18:18

NLOIFEDZ

TXFBIDL00

(III) FOR NAM LSEX/M.RAC/W.DOB NOTICE -- THIS DOES NOT PRECLUDE THE POSSIBLE EXISTENCE OF MATCHING RECORDS IN LOCAL, STATE, OR FBI IDENTIFICATION DIVISION FILES THAT ARE

NO IDENTIFIABLE RECORD IN THE NCIC INTERSTATE IDENTIFICATION INDEX

NOT INDEXED IN THE NCIC III. IF YOU DESIRE A SEARCH OF THE FBI IDENTIFICATION DIVISION FILES, A FINGERPRINT CARD SHOULD BE SUBMITTED.

END

OUTPUT MSG 739, FROM NIC# FOR FBDZ 11/29/88 18:19

b6 b7C NLOIFBDZ

TXFBIDLOO

NO IDENTIFIABLE RECORD IN THE NCIC INTERSTATE IDENTIFICATION INDEX

(III) FOR NAM/ SEX/M.RAC/W.DOB

NOTICE -- THIS DOES NOT PRECLUDE THE POSSIBLE EXISTENCE OF MATCHING

RECORDS IN LOCAL, STATE, OR FBI IDENTIFICATION DIVISION FILES THAT ARE

NOT INDEXED IN THE NCIC III. IF YOU DESIRE A SEARCH OF THE FBI IDENTIFICATION DIVISION FILES, A FINGERPRINT CARD SHOULD BE SUBMITTED.

END

OUTPUT MSG 741, FROM NIC# FOR FBDZ 11/29/88 18:20

b6 b7C

#### FEDERAL BUREAU OF INVESTIGATION

b6 b7C

Date of transcription
also known as
home address
interviewed at his place of employment by was
who identified himself to as a <u>Special Agent</u> (SA) of
the FEDERAL BUREAU OF INVESTIGATION (FBI), who
identified himself to as a SA of the DEFENSE CRIMINAL
INVESTIGATIVE SERVICE (DCIS), and who identified
herself to as a SA of the INTERNAL REVENUE SERVICE
(IRS). was advised that he was being interviewed
about his knowledge of and a relationship with employee of TEXAS INSTRUMENTS (TI), when
employee of TEXAS INSTRUMENTS (TI), whenwas employed by
from through
advised that he was not aware of any
relationship between and until he was made aware
of an investigation into this matter a few years ago.
advised that he worked for from through In
he then started which lasted until December of with
When was made aware of the investigation, he
also discovered that
account to be paid to indicated
that he did not want to know anything about this arrangement between and advised that he never
knew but only knew that was in tight with an individual at TI. knew that had a good
relationship with an individual at TI because of the volume of
relationship with an individual at TI because of the volume of work which TI supplied to and associates.
work which TI supplied to and associates. was aware that someone at TI would be necessary to coordinate all of
relationship with an individual at TI because of the volume of work which TI supplied to and associates. was aware that someone at TI would be necessary to coordinate all of the business being done by TI.
work which TI supplied to and associates. was aware that someone at TI would be necessary to coordinate all of the business being done by TI.
work which TI supplied to and associates. was aware that someone at TI would be necessary to coordinate all of the business being done by TI.  indicated that did not wish
work which TI supplied to and associates was aware that someone at TI would be necessary to coordinate all of the business being done by TI indicated that did not wish
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work which TI supplied to and associates was aware that someone at TI would be necessary to coordinate all of the business being done by TI indicated that did not wish
work which TI supplied to and associates was aware that someone at TI would be necessary to coordinate all of the business being done by TI.  indicated that did not wish thought this was very unusual as and
work which TI supplied to and associates. was aware that someone at TI would be necessary to coordinate all of the business being done by TI.  indicated that did not wish to get any thought this was very unusual as and
work which TI supplied to and associates. was aware that someone at TI would be necessary to coordinate all of the business being done by TI.  indicated that did not wish to get any thought this was very unusual as and
work which TI supplied to and associates was aware that someone at TI would be necessary to coordinate all of the business being done by TI.  indicated that did not wish thought this was very unusual as and

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

* ,- 9(h

FD-302a (Rev. 11-15-83)

DL 206A-276

Continuation of FD-302 of	12-8-88 <u>2</u> b
· · ·	advised that any relationship between would be illegal and a direct conflict of
. interest. employed at a fi	stated that he never paid a person  rm at which he was doing business for.

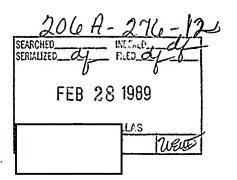
#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription
was interviewed at her residence by  who identified himself to as a Special  Agent (SA) of the FEDERAL BUREAU OF INVESTIGATION (FBI),  who identified herself to as a SA of the  INTERNAL REVENUE SERVICE (IRS), and who identified herself to as a SA of the DEFENSE CRIMINAL INVESTIGATIVE SERVICE (DCIS). was advised she was being reinterviewed about her knowledge of allegations concerning kickbacks being paid to
then provided the following information:
On began employment with
salary of per month. In  that the company was engaged in activities which she did not want to be associated with. Specifically, became aware that was paying a TI personnel manager money from which she felt were kickbacks.
became concern with this practice
that in over \$19,000 was paid to in a seven month period from was convinced these payments were in the form of a kickback payment to because told her that sometimes needed extra money. In addition, TI was paying while the going rate at the time was approximately 20%. TI wanted to only pay firms a rate of 15%. However, went on a retainer basis from TI being paid a rate of thought was highly unusual.
Investigation on 12-4-88 File • DL 206A-276 -/
DCIS  Date dictated 12-5-88

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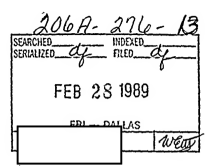
b6 b7С DL 206A-276

Continuation of	f FD-302 of		,On	12-4-88	. Page	
	act southing of	st Coast and visited that appropriately the state of the	on a retaine be no reason	er basis. Tor for sed that MPANY once	In to every	b6 b7С
	company were na	advised that all francied only by	inancial aspec	ats of the along with	h .	
	association wit	advised that from the company, The only wo did for the cor	never helped ork of merit t	d her or action	ted lis	
ָ ו ו	did to benefit to	assist and as such	e <u>r adv</u> ised tha would al	at anything lso be of	<u> </u>	
	head of a compa	indicated that she this where an employment paying to do the select of interest.	ent personnel	firm pays	the s is	
	long period of	was aware that time and likes and thi	has known inks highly of	him.	or a	
		provided no addition	onal informati	ion.		



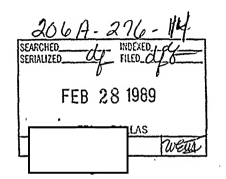
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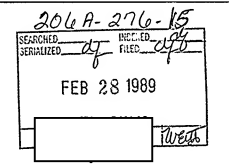
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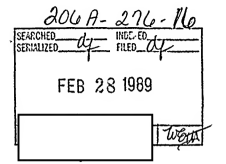
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## Memorandum



		<del> </del>	
To :	SAC, DALLAS (206A-276) (P)	Date 1/31/89	
From :	SA		b'
Subject :	TEXAS INSTRUMENTS, INC.; ET AL; FAG - DEPARTMENT OF DEFENSE OO: DALLAS		
Suite 850	and SA TNTERNA prney at law ar n their office located at the R 0, 3333 Lee Parkway, Dallas, Tex y an interview with their client	CRIMINAL INVESTIGATIVE NAL REVENUE SERVICE met and attorney Bank of Texas Building, exas, Telephone 528-3570,	b6 b7
would not	advised the interview be made available for interview the opportunity to meet with Ass	lew until such time that	es es
Attorney agreement client. assisting	(AUSA) regards:  which could be reached between SA the street of agents could make any promises such a meeting could be arranged.	ling any type of plea en government and her that <u>neither he nor the</u> es to	b6 b7
LEADS	AC DIVICION		
in the of		ge for a meeting to be held for the purpose of	_
			b6 b7С
2) Dalla WE/skw pk(2) DkW		SEARCHED	

b6 b7C

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## U.S. Department of Letice

### Federal Bureau of Investigation

Contracts.	300 Landmark Center 1801 N. Lamar Street Dallas, Texas 75202 January 27, 1989
Defense Criminal Investigative Ser P.O. Box 6689 Fort Worth, Texas 76115	rvice
	RE: FRAUD AND CORRUPTION TRACKING FACT SYSTEM
Dear Enclosed, please find no number 60388. This form relates to badger and these forms have been to be a second s	otification copies of fact form to a joint operation code name filed in compliance with United
States Department of Justice Fact  Form 60388 relates to	·
Texas Instruments, Inc.  This notification copy compliance with the instructions of Department of Justice Fact System	is being sent to your office in sent out in the United States
Approximation for the second for the	Sincerely yours, .
	Bobby R. Gillham Special Agent in Charge

Supervisory Special Agent

2-Addressee (2-Dallas - 206/1-276 ME/rvrv (MG)(4)

Serialize 4
Index File 4
Search

206.A-276-21X/

# United States District Court

	• NORTHERN	DISTRICT OF _	TEXAS		
то:					
			SUBP	DENA TO TESTIFY	
			BEFO	RE GRAND JURY	
		SUBPO	ENA FOR:		
		X PE	RSON	☐ DOCUMENT(S) OR OBJECT(S)	
YOU	ARE HEREBY COMMANDED to appear	ar and testify before th	e Grand Jur	y of the United States District Court at	
the place,	date, and time specified below.				
PLACE		<del></del>		COURTROOM	
reace				COOKINOOM	
				DATE AND TIME	
YOU	ARE ALSO COMMANDED to bring wi	th you the following do	ocument(s)	or object(s):*	A
					MED
ar	nv and all original records	relative to ans	<u>r and all</u>		•
_				_	
	•			•	
	•			200A-276-25	7
				SEARCHED INDEXED SERIALIZED FILED	
				MAR 1986	
				FRIDALIAS	
⊔ Please s	ee additional information on reverse	•			1
This	s subpoena shall remain in effect until	you are granted leave	to depart	by the court or by an onicer acting on	
behalf of	the court.			•	
CLERK	IANCY DOHERTY			DATE	
1	MANCI DOMERIL	•	•	March 3, 1989	b6 b7
(BY) DEPUTY	CLERK				
K	or born & Dorn	05			
This subr	ooena is issued on application	NAME, A	DDRESS AND P	HONE NUMBER OF ASSISTANT U.S. ATTORNEY	
	ited States of America	Acci	stant IIn	ited States Attorney	
			U. S. Co	= *	
Un	ited States Attorney		Worth,		

"If not applicable, enter "none",

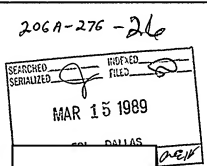
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•				206
AO 110 (Rev. 5/85) Subpoena to Testify Before	e Grand Jury			40°CA, 4376
;	RETURN	OF SERVICE (1)	, и т	
DATE /	PLACE		<del></del>	
RECEIVED 3/3/89				
SERVED 3/9/89	PLAC			, b3
SERVED				b6 b7C
	J			
SERVED BY		Special agent	<i>H</i>	3
		OF SERVICE FEES		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
TRAVEL	SERVICES		TOTAL	
	DECLARATIO	ON OF SERVER(2)	.1	
Executed on	Signature of S Address of Sea	y -		·
addi	uss is			, p3

⁽¹⁾ As to who may serve a subpoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil

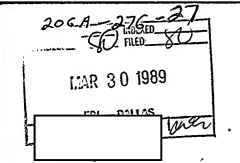
Procedure,

(2) "Fees and mileage need not be tendered to the witness upon service of a subpoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".



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## 1 FEDERAL BUREAU OF INVESTIGATION

		Date of transcription	3/15/89
as ide	as a Special Agent (SA) of the FEDERA	his place of business tedentified him AL BUREAU OF who identifiend	lephone self to d herself   who
cor	are employed by and indicated that they in this matter.  ng interviewed about allegations concer and any knowing these allegations. Thereafter lowing information:	would also b as advised th rning a nowledge	at he was    may have
lat spe		employment as BUCY had in	
adv kne emp not	knew for approximate was employed by became aware ked in in the lised that he was never a direct superview of through employment loyed in have direct day-to-day dealings with seed that would never be considered.	re of late 1960's. isor of ent at and as such	ould have
	A IRS; SA	DCIS;	L 206A-276-28

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why

Continuation of FD-302 of	, On	3/9/89 2
has never socialized with associations with		owledge of
with, while was employed with TI.	siness rela	tionship
	mmediate su	pervisor
advised that he only had dire on a few occasions. In late 1983 attempt to	request	ed that
	should be s t this was	
reality. As such. and the	proposed	ecome a to find equired
with for the purpose of having them attempt		usiness
After a short period of time, and said that could not do this be impossible to keep the confidential nature r This was because of unique profile that it would be immediately apparent to pot that TI was attempting to have told to forget about himself never spoke directly with any chunting firms TI or	cause it wo equired by ential comp At this	told be told anies point,
addition does not know of	w	ith any
when asked if had knowledge to cash from business with, replied, "No." adverse the thought that would have been the individual who	ised that, of at the time	received did in late from
advised that, because	was a	
have a hand in this, as vas not	t he reallv	_did not

Continuation of FD-302 of	 
stated that he never asked to handle special assignments for TI, other than the one occasion previously talked about.	
Anv expenses incurred by relating to would be reimbursed by TI. There would never be an occasion when legitimate, would not be reimbursed by TI. did not know who would have approved expenses, but assumed it would have been his immediate supervisor. Indicated that was as such, should not have received any monies, gratuities, consulting fees, or income of any type from any companies would have routinely done business with while being paid a salary and said there would be no legitimate reason for to pay any money to	•
TI has a strict Conflict of Interest Policy.  Specifically, TI policy is that, while working for TI as a salaried employee, you do not receive income from outside sources without TI approval.  approval to  doing business with while employed by indicated that if was in helping them  then he would, in fact, be working for felt this would be a direct conflict of interest. If had any indication that was doing	<del>]</del>
would have immediately terminated advised that this goes for any employee of TI. In addition should not have been in TI'S Conflict of Interest and Ethics Policy is routinely made known to all companies and firms which TI deals with. TI spends large sums of monies and puts many man hours into getting TI'S ethics policy disseminated to TI employees and companies doing business with TI.	
stated that it was not TI'S policy to put personnel firms on a retainer basis.	
is not in TI's best interest."	

Continuation of FD-302 of		, On	3/9/89 _{. Page} 4
expenses [ occasion of fact find: TI busine: advised the any other	or any individual who ing or other mission ss, and, as such, ha hat this would included confidential or sec	could not think oo would request s for TI that would not ve expenses reimbursed b de any search in black p	for f any to conduct be official y TI rojects or been
or jobs th	hat lassigned n the to da	worked closely wit  ot have knowledge of any  to last  was employed  does not know  te, but thinks he is emp	activities talked with as the
he does n	had last talked rt Worth Stockyard Since the associate, either In addition, and the matters with		an into him rated that lly, with discussed
interview:	provided no adding agents, who than	ditional information to ked for his time.	the

FD-36 (Rev	/. 11-17- <u>8</u> 8)	FBI.		
	TRANSMIT VIA:  Teletype Facsimile X AIRTI	PRECEDENCE:	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS 4/27/89 Date	
1	TO:	SAC, SAN FRANCISCO		
. 2	FROM:	SAC, DALLAS (206A-276) (P	)	
3	SUBJECT:		_,	b6 b7C
4		TEXAS INSTRUMENTS, INCORP. DALLAS, TEXAS;	ORATED,	
5	[	DADDAS, IEAAS,		
6				,
7				
8				
9				
10			,	.020
11	•	FAG-DOD; OO: DALLAS		
12	:	For information of San Fr	ancisco Division.	
13	investiga	tion conducted to date has		le
14	from the	receiv	ed illegal kickback pa	vments vas
15	emploved	as		
16	The dates	of known illegal payments	made to by	
17	ran	ge from on or about	to on or abou	t .
18	2-San Fra	ncisco	•	
19	2 Dallas WE/acm			
20	(4)QCM		;	·
21				
erialize	Approved:	· Transmitted (Numb	per) (Time)	aret
dex	w/	•	··	FBVDOJ

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Inves	stigation has rev <u>ealed that a pos</u> sible <u>defense for </u>
receivi	ng payments from was
performed by	for his supervisor, in addition to
posit	cion as at TEXAS INSTRUMENTS.
Investigation h	has revealed that a former supervisor of
was	Investigation being conducted with the
	JE SERVICE (IRS) and the DEFENSE CRIMINAL
INVESTIGATIVE S	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	DERVICE (BCLS).
<u>LEADS</u>	
SAN FRANCI	ISCO DIVISION
አጥ ፍን	AN FRANCISCO, CALIFORNIA, 1. Will locate and
interview	TRANSPORTED TO THE TOTAL PROPERTY OF THE TOT
THICETATEM	Social Security Number in an effort
to determine	association with For further
co determine	
assistance of a	San Francisco, the following questions of
should be asked	1:
r	A LL D. MINIS G. TAKOMPAN AND AND A C.
(1)	with TEXAS INSTRUMENTS and
	dates of employment?
(2)	How met
(3)	The type of relationship with
(4)	Did or TEXAS
(-)	INSTRUMENTS in the
	INDINORMID III DIO
(5)	What were duties at TEXAS INSTRUMENTS?
•	
(6)	Did ever give a special assignment
	or projects which were not related to
	regular duties of
	<del></del>
	A. If so, how many times?
	B. When this occurred?
•	C. What specifically were the assignments?
(7)	Was it TEXAS INSTRUMENTS policy to reimburse an employee for all travel and business expenses incurred while conducting TEXAS INSTRUMENTS business?
(8)	Would have been reimbursed by TEXAS INSTRUMENTS for all travel and business expenses
	# /

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related to any special assignments assigned to do?

A. Should have ever received payments, of any nature, form he did business with while he was employed by TEXAS INSTRUMENTS? If so, describe.

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3* '



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T.

SUMMARY OF INVESTIGATION	
Records have been obtained pursuant to in which the did business. In turn received through from these with which he, as for TI, did business violated Title 18, Section 2314, Transportation of stolen goods, securities, moneys of the value of \$5,000 or more obtained by fraud, fraudulent State tax stamps, or articles used in counterfeiting. Beginning about November, 1979, and continuing thereafter until on or about February, 1985, devised a scheme to defraud and obtain money from and traceived through the property to Title 18.	b3 b6 b70 b3 b6 b7
	ŀ
From through TI paid will testify that	
i to	<del></del>
and this amount was paid to  admitted that he had made a mistake in paying  said that he paid to get "attention". He said that got "pretty special attention from the said the said that got "pretty special attention from the said the said the said that got "pretty special attention from the said	b3 b6 b70
Approximately 70 percent of	
and felt that there was relationship was forced to	) <b></b> 

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retire from TI lost all TI business. maintains that the reason lost all TI business was that there was a major recession and TI no longer required their services. <u>acknowledged</u> that and that he "probably had overpaid payments to |had| including knew of the payments made to said about the which included admitted that it was "unusual" to pay did not know the amounts paid to but he said "this is what makes our business run and we wouldn't be successful without his help". Regarding the method in which the payments to were figured, said "I guess it would be a portion of TI business". About two years ago told that paid approximately \$100,000. said that "it sounds out of proportion if it was [ admitted that the payments to were probably to get his goodwill. had told him that said that and Company would not be successful without help. did not think were worth \$100,000. Indiscovered that the company was paving money and she viewed these payments as kickbacks. did not want to be associated with this activity because she felt illegal company activities. over \$19,000 discovered that in was paid to in a seven month period from She was convinced that these were kickbacks because told her needed extra money. Also, TI was paying that sometimes of 33.3% while the going rate at the time was approximately 20%. felt the 33.3% rate was highly unusual. also known as worked for from through -From through was aware that was in tight with an individual at TI because of the volume of work which TI supplied to advised that any relationship between would be illegal and

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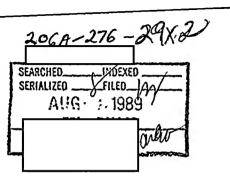
a direct conflict of interest. never paid any person employed at a firm with which he did business.	b3 b6 b70
return for TI business. admitted that he had made kickback payments by check to during the years through in return for TI business. admitted that the monies paid to either met with or called him and told that he needed money either for air fares, or whatever, and always paid said that he got a lot of TI business in return. There are no records to document which payments were loans, kickbacks, or reimbursement of expenses. In did not require to provide any documentation for reimbursement of expenses, nor were loan records kept. did not care whether paid back the loans because of the volume of TI business his company got	b3 b6 b70
paid  respectively. had made numerous and substantial payments to prior to through TI paid and through told that he had	ьз ь6 ь70
This sensitive work included	

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that he had trouble getting
supervisor, to approve travel and entertainment expenses
incurred in connection with his special assignments for and
asked and agreed to add these
expenses, which TI would not reimburse, to the expense vouchers
submitted to TI.   submitted receipts to
totaled the receipts and added the sums to the vouchers he
submitted to TI for reimbursement. When got a check from
TI, he in turn wrote a check to believed
was for TI payments to
denied that   any
special information gathering assignments. He told of one
incident in which special assignment, but
incurred no expenses in connection with the assignment.
said all of legitimate travel and entertainment
expenses incurred on TI business would have been reimbursed by
TI. said that any payment received from any vendor
would have been in direct conflict with his duties at TI and such
payment should be the property of TI.
* <u>* * * * * * * * * * * * * * * * * * </u>
Other checks written by to were for
fees when and subsequently
A third category of checks
written to in which
helped was trying to
L MT
not TI.
not TI.  SCHEME TO DEFRAUD
SCHEME TO DEFRAUD
SCHEME TO DEFRAUD  Beginning and continuing until
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SCHEME TO DEFRAUD  Beginning and continuing until knowingly and willfully participated in scheme to
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d. To defraud Texas Instruments of its right to be informed of all relevant factors and circumstances when TI.

APPR: MCT/JHB



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### FEDERAL BUREAU OF INVESTIGATION

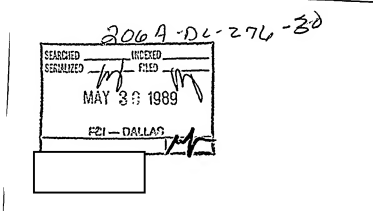
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Date of transcription 5/23/89
was contacted at telephone number
was advised of the identity of the
interviewing agent and the nature of the interview
resides at telephone
Instruments (TI) for He was employed at Texas  He went to work for TI in
and left in During the time period
For a short period of time before that, probably
stated that he spent much of the He was
through through
approximately stated that he met in
had no contact with
during the time he stated that as a
matter of fact he parteves may have during the and returned about the same time
aid. stated that from through he worked
prayed any role in could not recall if he
its possible he could have had some part in return but
ne just could not remember. From through
was responsible for
He relied on
which he needed.   Stated that in 1978 he returned to when
stated that he did not have any contact
with while he and had very little contact after he
for him he ways for that the only things which did
for him he would consider to be normal special assignments.
believed that all of duties were what he termed
fairly routine  Along that same line,  stated that  would have been fully reimburged for
stated that would have been fully reimbursed for
stigation on5/22/89atFile #206A-DL-276 - 30
Date dictated5/22/89

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206A-DL-276 EHK/mh

Continuation of FD-302 of		,	on <u>5/22/89</u>	_,Page <u>2</u>
stated th	s expenses while he at TI was fairly str for expenses while	ict with their vouche	ers but they did	ī
computer i	stated that periencing some fina which they were tryi ed out to be a disas	recalle ncial trouble over a ng to market.	d that in low cost home	
rearned a	a much later time		that he was	3
one on the (PHONETIC not recall learn about had left was not as	tated that a  West Coast he beli  and someone else o  the at this time.  It the assignment for  II. Other than the	n the East Coast whos reiterated that until after above incident assignments or specia	he did not he,	
from a the	i <u>rd party th</u> at	after he left from T	The did hear Sometime	
about   nim about payments: occurred of this was: were only reimburses	on only a few occasifairly typical for to covering his expension of the covering the covering the situation of the covering the coverin	stated that had indicated the amounts were also to the industry and that	ed he did take small and it ld that the amounts ot getting full was very up at he broke the	: L
be no reas payments :	son <u>nor justificatio</u>	ar as <u>he was concerne</u> n for receivi	d, there could ng any type of	



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## " Memorandum



то :	SAC,	DALLAS	(206A-I	DL-276)		Date	5/23/89	
pw #ffRD	SAC,	, SAN FR	ANCISCO	(206A-D	L-276) (RUC) (S	SQ. 5)		
Subject:	ET A	AL; -DOD; DALLAS						
		Referenc	ce Dalla	as airte	l to San Fran	ncisco d	lated 4/27	/89.
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case	is p]	No furth laced in	ner inve RUC sta	estigati atus.	on remains in	San Fr	ancisco,	this

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FEDERAL BUREAU OF INVESTIGATION FOI/PA
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Total Deleted Page(s) = 53
Page 8 ~ Referral/Direct - 206A-DL-267 sec2, ser32/IRS;
Page 9 ~ Referral/Direct - 206A-DL-267 sec2, ser32/IRS;
Page 10 ~ Referral/Direct - 206A-DL-267 sec2, ser32/IRS;
Page 11 ~ Referral/Direct - 206A-DL-267 sec2, ser32/IRS;
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Page 41 ~ Referral/Direct - 206A-DL-267 sec2, ser32/IRS;
Page 42 ~ Referral/Direct - 206A-DL-267 sec2, ser32/IRS;
Page 43 ~ Referral/Direct - 206A-DL-267 sec2, ser32/IRS;
Page 44 ~ Referral/Consult;
Page 48 ~ Referral/Direct - 206A-DL-267 sec2, ser32/EOUSA;
Page 49 ~ Referral/Direct - 206A-DL-267 sec2, ser32/EOUSA;
Page 50 ~ Referral/Direct - 206A-DL-267 sec2, ser32/EOUSA;
Page 51 ~ Referral/Direct - 206A-DL-267 sec2, ser32/EOUSA;
Page 52 ~ Referral/Direct - 206A-DL-267 sec2, ser32/EOUSA;
Page 53 ~ Duplicate;
Page 56 ~ Referral/Direct - 206A-DL-267 sec2, ser36/EOUSA;
Page 65 ~ Referral/Direct - 206A-DL-267 sec2, ser39/EOUSA;
Page 66 ~ Referral/Direct - 206A-DL-267 sec2, ser39/EOUSA;
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# SC official assails pace of campaign for foreign funds

By G. Robert Hillman Weshington Bureau of The Dallas Morning News

... WASHINGTON — The chairman of the Texas National Research Laboratory Commission said Wednesday that federal energy officials should be doing more to attract foreign contributions for the Superconducting Super Collider.

Admittedly frustrated at a lack of tangible foreign support for the Super Collider, J. Fred Bucy Charged that Energy Secretary Lames Watkins and other top Energy Department officials "have done very little" to round up contributions from Japan and other coun-

"They talk out of their mouths then go over and wait for Congress to act," Mr. Bucy said.

D'aLater, he said, "I think they ",could be doing a better job."

.risMr. Bucy, former president of ..Texas Instruments of Dallas, dis-"cussed the Super Collider with Texas reporters a week after it survived its toughest test yet in the House. Representatives voted 251-165 to provide \$434 million for the collider in the next fiscal year but only after opponents challenged the \$8.25 billion project as a and a "hungry."

"The way things are going, the SSC will make the infamous \$600 toilet seat look like a bargain," thundered Rep. Sherwood Boehlert, R-N:Y.

The collider appropriation — St00 million less than President Bush had requested — is pending in the Senate, where Mr. Bucy said he expected a better reception.



(Indicate page, name of Pq. 5-A newspaper, city and state.) Dallas Morning News Dallas, Tx.

Date: 6/6/91 Edition:

Title: SSC official assails pace of campaign for foreign funds.

Character:

Classification:

Submitting Office: Dallas

indexing:

206A- 276 C4A - 103-B



J. Fred Bucy...says energy officials "have done very little" to round up contributions from foreign nations.

"I was not calling the opponents Hitler," Mr. Bucy said. "I was saying that it was an example of some of the techniques he used effectively."

Nevertheless, at least one opponent was shocked at the remarks. Rep. Dennis Eckart, D-Ohio, was "outraged and personally offended for himself and his colleagues," said his press secretary, Paul Bledsoe.

At the Energy Department, Deputy Secretary W. Henson Moore also seemed taken aback.

"What he really meant about that is that we do have some opponents who are not using the right facts," he said.

Among the "lies" being spread by collider opponents, Mr. Bucy said, are that SSC costs are "out of control" and that construction of the collider south of Dallas in Ellis County could jeopardize other laboratories. The commission that Mr. Bucy leads is largely responsible for buying land for the collider.

After meeting with Mr. Bucy at the Energy Department, Mr. Moore said some points of misunderstanding had been ironed out and that Mr. Bucy now better understands the efforts of Energy Department officials in corralling foreign contributions for the collider.

"We are pursuing a game plan and pursuing it vigorously," Mr. Moore said of the department's foreign collider efforts. "But it takes time."

"We have a lot of good support in the Senate, and I don't expect to lose it," he said.

Still, Mr. Bucy appeared stung by the rising criticism in the House. In a point-by-by analysis, he labeled the lobbying techniques of some collider opponents as "The Big Lie." It was the same approach used by Adolf Hitler, he said.

Later, Mr. Bucy telephoned to clarify his remarks. He had intended to emphasize that Congress was sending mixed signals about the level, if any, of foreign participation in the Super Collider. And, he said are never meant to liken collider opponents to Hitler.

# **Memorandum**



To :	SAC, DALLAS (206A-276)(P)	5/31/89 Date
From :	SA	
Subject :	ET AL, FAG-DEPARTMENT OF DEFENSE; OO: DALLAS	
SERVICE apprise matter agents  IRS is violati SubscriSA  AUSA with Tinterst	of the concluded investigation Presented for review was a report prepared by SA RS violations as they relate to the II prepared to recommend charges against ion of Title 26, U.S.C., Section 7206, ibing to a False U.S. Income Tax Returns a special agent report is attack.  In addition SAS and prepared for the purpose that AUSA itle 18, violations to include U.S.C., tate Transportation in Aid of Racketeer.	copy of a special setting forth RS. Specifically the for Willfully Making and rn. A copy of ched for the file. esented evidence to also charge Section 2314 and/or ring Charges and/or
did bus	ck charges relating to and the siness with.  AUSA advised the case agents to the case agent to the case a	hat he would review
special the IRS SA JUSTICE to AUSA	report needs approval from t E <u>in Washington</u> , D.C. before it can be	ing approved through fically he DEPARTMENT OF
WE/aes (2)		201 - 301 - 30

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DL 206A-276

# LEADS

# DALLAS DIVISION

AT FT. WORTH, TEXAS. Remain in contact with AUSA regarding the status of the prosecution of

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<b>To</b> :	SAC, DALLAS	(206A-276)	(P)	Date	8/11/89
From:	SA				
Sbjet:	TEXAS INSTRI DALLAS, TEX et al; FAG-DOD OO: DALLAS	UMENTS, INC. AS;	,		
The p defen guilt of Ti count	ted on 8/9/8 Attornurpose of the and Defense dant y to a one contlete 26, USC,	9 signed by ey for e letter set e Attorney will waive ount informa Section 720 to File a Co	defendant and forth an indictment tion charge which wi	set for 8/10	AUSA. Iched by AUSA Ilating that I/89 and plead I/ith violation With one
of 8/	e will be co	mposed by co sides agree	unsel for d that the	agreement, a both sides du factual resu	ring the week
LEADS					
	DALLAS				
		n on the one	the prepa	in in contact aration of a f formation to b	actual resume

(2) - Dallas (206A-276)
WE/tm
(2)

206A - 276 - 34 SEARCHED_INDEXED SERIALIZED A FILED 1989 FBI - DALLAS

WEST OF

# LETTER AGREEMENT

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On this date, August 9, 1989,
represented by his employed attorney, agrees
with the United States of America as follows:
1. In consideration for the government's withdrawing a
proposed indictment to be presented to the Federal Grand Jury on
August 10, 1989, in Dallas, Texas, waives for a
period of six (6) months, beginning August 9, 1989, the statute of
limitations as to all charges contained in the proposed
indictment, a copy of which is attached hereto.
2. agrees to waive indictment and
plead guilty to an information charging one count of violation of
Title 26, United States Code, Section 7206(1), which is Count 7 of
the proposed indictment.
3. agrees that the Factual Resume
will include facts to support the Internal Revenue Service count,
as well as facts which show his receipt of \$100,000.00 pursuant to
the scheme portion of the proposed indictment, which is attached
hereto, which \$100,000.00 is in addition to amounts not reported
under the Internal Revenue Service count. These amounts were not
reported on tax returns for the years 1982,
1983 and 1984.

LETTER AGREEMENT - Page 1 5078E

4. aq	drees that because of time	ь6 ь7с
constraints, the total content of	the Factual Resume will be	
composed by counsel for both sides	during the week of August 14,	
1989, but not later that August 25	, 1989.	
	Attorney for	
Dated: 9 AJCHN. 1989	ASSISTANT UNITED STATES ATTORNEY	



To : SAC, DALLAS (216A-276) (P)	Date 8/7/89
From : SA	
TEXAS INSTRUMENTS, INC., DALLAS, TEXAS; ET AL; FRAUD AGAINST GOVERNMENT- DEPARTMENT OF DEFENSE OO: DALLAS	
On August 1, 1989, Special Ager  SA  Internal Revenument of Investigate States Attorney (And Invest	the purpose of preparing  the purpose of preparing  the investigation to  oject with three  x violations and five  maximum exposure for each  rs imprisonment and/or  will be charged with  1982, 1983, and 1984.  USC 2314 is ten years
AUSA indicated he would	schedule the indictment be seated in Dallas, Texas
<u>LEADS</u>	
DALLAS	
AT DALLAS, TEXAS - Continue to indictment of subject Dallas, Texas. Captioned case being won Defense Criminal Investigative Service a Service.	on August 10, 1989, in rked jointly with the
(2) - Dallas WE/tkw . (2)	SEARCHED INDEXED SERIALIZED FILED AUG 17 1950

206A-276

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8				
9	SUBJECT:			TEXAS
10	INSTRUMENTS, INC.	DALLAS, TEXAS		- B
11		, 2, 12		
12				
13		FAG-DEPA	RTMENT OF DEFENSE; OO:	DALLAS
*	DE DATEAS OF		R, DATED JANUARY 31, 19	
14			MARCH 24, 1989; DALLAS	
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ON SEPTEMBER	 8 8, 1989,	DOB
	LE, HOME ADDRESS	
	E, HOME ADDITION	TEXAS INSTRUMENTS,
TNC. (TT) OF DALL	AS TEVAS DIED CII	LLTY IN THE NORTHERN DISTRICT
• •	•	E COUNT INFORMATION CHARGING
·	•	RETURN FOR CALENDAR YEAR 1983
		26, USC, SECTION 7206(1), TH
INTERNAL REVENUE		20, 000, 0202201. ,200(2,, 211.
		BEGINNING IN 1982 AND
	BRUARY, 1985,	
AS	WOULD	
WITH WH		
		CERTAIN AMOUNT OF MONEY FOR
	SERVICES BE SUBI	
THOUGH SOME OF TH		BEEN RENDERED, WITH THE
UNDERSTANDING THA		PROVE THE BILL FOR PAYMENT AND
RECEIVE A PART OF		LILL WALLE EVAL EIGHHAL FAIT
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Approved: _____ Transmitted _____ Per ________(Number) (Time)

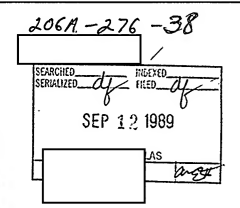
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FD-36 (Rev. 11-17-88)

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179-19-19

300 Landmark Center 1801 North Lamar Houston, Texas 75202

August 29, 1989

Honorable Marvin H. Collins United States Attorney Northern District of Texas 1100 Commerce St., Room 16G28 Dallas, Texas 75242

Dear Sir:

I wish to bring to your attention a matter of concern as it relates to our efforts to investigate and prosecute criminal activity in the Department of Defense (DOD) procurement fraud. More specifically, I am concerned that the prosecutive efforts of your office, as represented by Assistant United States Attorney (AUSA) has not produced the desired results when compared to the potential for prosecution being created through the combined investigative efforts of the Defense Criminal Investigative Service (DCIS), the Internal Revenue Service (IRS), and the Federal Bureau of Investigation (FBI).

As you are aware by my letter dated September 28, 1988, the DCIS, IRS, and FBI are strongly committed to an intensive investigation of DOD fraud in a task force effort entitled "OPERATION BADGER". As set forth in my letter, and restated in a briefing to you at our office on February 15, 1989, it was pointed out that successful prosecution is essential not only as a deterrent, but as the most important step in our strategy to identify and prosecute the most egregious violators of federal crimes in the DOD industry.

During the past year, it has been brought to my attention that on several occasions AUSA has not vigorously prosecuted DOD violations. This is exampled by his lack of attention and commitment to take guilty pleas from relatively small illegal operators in exchange for cooperation, which are essential and necessary steps to the more serious and significant criminal activity. It is also exampled by his recent attitude toward our efforts to debrief a highly significant cooperative witness and by his handling of a matter entitled

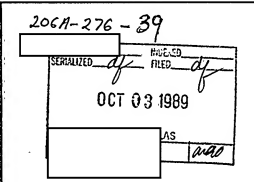
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In the matter, four subjects were developed as
prosecutive targets in late 1988. In December 1988, AUSA
advised the task force that he supported an investigative effort
to prosecute all four subjects. In January 1989, AUSA
made a unilateral decision to give immunity to first one, then
three of the four subjects. The irony of that decision is that
while the first subject gave a statement of the scheme, immunity
was given to the other two in exchange only for their production
of records. Although the task force strongly disagreed with this
action, it was anticipated that at least one of the four sub-
jects, would be fully prosecuted as an impact and
deterrent and as a fulfillment of strategy should decide
to also cooperate.
The matter was to be presented to a Federal
Grand Jury (FGJ) on Thursday, August 10, 1989 for indictment.
On Wednesday, August 9 1989 August 10, 1989 for Indicement.
On Wednesday, August 9, 1989, AUSA made a unilateral decision, over the strong objections of the task force, to allow
to plead to an Information on a tax charge only with no
contribution to our strategy. What acerbates this matter even
more, is the manner in which AUSA prohibited the task
force that he was concerned that Attorney would be upset
if the government did not give a deal, but informed the
task force that he "was the prosecutor" when objection was made
by the task force to that deal.
by the task force to that deal.
T om orrose that are and
I am aware that you and
have already brought this to the attention of AUSA
and that you have strongly reiterated your policy on
AUSA/Investigator discussions regarding prosecutive matters for
which I am grateful. However, as a matter of concern over lost
opportunities due to AUSA lack of commitment to the task
force's efforts in the past, and due to our continued and
expanding efforts for the future, I respectfully feel compelled
to make these concerns a matter of record for your information
and edification.
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Sincerely yours,

Bobby R. Gillham Special Agent in Charge



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Ŋ 9	SUBJECT:		TEXAS	
10	INSTRUMENTS, INC.,	DALLAS, TEXAS;		ago
11				
12		EDAILD ACA:	THEM WITH COMPANIENT	
13	DEPARTMENT OF DEFEN		INST THE GOVERNMENT -	-
14			CTOR, DATED SEPTEMBER 9,	
15		COLL DILLEGIS TO DILLEG	olon, build building,	
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2			MPANY RECEIVED PAYMENT FROM			
3	OF THE MONEY.	OF THE MONEY WAS	SENT TO AS HIS SHARE			
4		THE DESCRIBED SCHEM	TAX			
5	•		ID 1984 DID NOT REPORT			
6	\$100,000 RECEIVED		FIRMS, AS DESCRIBED			
7	ABOVE.					
8		INFORMATION, ON AUG	SUST 9, 1989 AGREED			
9			IDERATION FOR THE GOVERNMENT			
10			BE PRESENTED, WHICH WAS TO			
11		•	ON AUGUST 10, 1989 IN			
12	DALLAS, TEXAS, WHI	ICH WOULD HAVE INDI	CTED ON FIVE COUNTS			
13						
14	GOODS, AND THREE O	COUNTS OF TITLE 26,	USC, SECTION 7206(1).			
15	ON NOVEMBER 3	3, 1989, DALLAS WAS	ADVISED THAT HAD			
16	BEEN SENTENCED ON	OCTOBER 27, 1989 I	N FT. WORTH, TEXAS PER THE			
17	ONE COUNT INFORMA	TION FILED ON SEPTE	MBER 8, 1989. SUBJECT			
18	RECEIVED A	A THREE YEAR SUSPEN	DED JAIL SENTENCE WITH THE			
19	TIME TO BE SERVED	ON PROBATION. IN	ADDITION, RECEIVED A			
20	\$12,500 FINE WITH	AN ADDITIONAL \$50	MANDATORY COURT COST.			
21		•	,			

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		Date	
^PAGE FOUR DL 20	6A-276 UNCLAS	:	
2 ALSO REC	EIVED INSTRUCTIONS T	O PERFORM 150-HOURS OF	
COMMUNITY SERVICE	E.		
4 CAPTIONED M	ATTER WAS INVESTIGAT	ED BY THE DALLAS JOINT TASK	
FORCE CONSISTING	OF AGENTS OF THE FB	I, DEFENSE CRIMINAL	
6 INVESTIGATIVE SE	RVICE, AND THE INTER	NAL REVENUE SERVICE KNOWN AS	
OPERATION "DEFSC	AM". AS PREVIOUSLY	ADVISED, THIS JOINT TASK	
FORCE IS CONDUCT	ING INVESTIGATIONS I	NTO INDIVIDUALS AND COMPANIES	
INVOLVED IN THE	RECEIPT AND PAYMENT	OF KICKBACKS AND BRIBES ON	
CONTRACTS AND SU	B CONTRACTS AWARDED	BY THE DEPARTMENT OF DEFENSE.	
DALLAS WILL	SUBMIT A CLOSING AI	RTEL AND LHM TO FBIHQ AS	
INVESTIGATION IN	CAPTIONED MATTER IS	CONCLUDED.	
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Approved:	Transmitted	Per	and the Policy beauty to the second

. FD-36 (Rev. 11-17-88)

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# Memorandum



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To :	SAC, DA	ALLAS	(206A-276)	(P)		Date	11/6/89
From :	SA						
Subject:	DALLAS, Et Al; FRAUD A	TEXA AGAINS MENT (	UMENTS INCO AS; ST THE GOVE OF DEFENSE		·		
on 10 been advis with in Fo	suspendersed that the Present Worth the sent concur	case case d und Defer senter cencir	Agents were til 11/3/89 nse Attorne nce Report pass. As sung be delayed. Assista	BELUE information, at 2: prepare ch, Detection to the contract of the contract	's court in larmed that the court in larmed that the court in larmed the court in larm	Fort We sent se Age as dis obation ey ctory	North, Texas. Lencing had Lents were Lessatisfied Lencing requested Lencing reserved
	DALLAS I	DIVIS:	ION				
	<u>AT</u>	FORT	WORTH, TEX	<u>AS</u>			•
	1.	Mon	itor the se	ntenci	ng of defenda	ant	
	2.	Pre	pare appropriation	riate p	paperwork for	r the	Bureau

Dallas WE:kan y (2) HH 

# U.S. Department of Justice



# Federal Bureau of Investigation

In Reply, Please Refer to File No.

Dallas, Texas February 1, 1990

TEXAS INSTRUMENTS, INC.,
DALLAS, TEXAS;

FRAUD AGAINST THE GOVERNMENT—
DEPARTMENT OF DEFENSE

Captioned matter was brought to the attention of Operation DEFSCAM Task Force by the U.S. POSTAL SERVICE. Investigation revealed that beginning on or about November 1979 and continuing thereafter, until on or about October 1984, devised and intended to devise a scheme and artifice to defraud and obtain money from TEXAS INSTRUMENTS, INCORPORATED (TI). was in[ hired these three firms to locate qualified personnel for TI. These firms would locate desirable individuals for TI, then bill TI for services rendered. Payments were made to each of these three firms, or by the individual owners of the firms. U.S. mail was an integral part of the scheme, as statements from the firms, checks from TI, and various payments were sent through the U.S. mail. Payments to during the duration of the scheme totalled an estimated \$249,902.

On October 28, 1988, Assistant United States Attorney
Northern District of Texas (NDT), Fort Worth, Téxas,
was apprised of the above facts and indicated captioned case had
prosecutive merit. Investigation revealed that had filed
his 1982, 1983, and 1984 income tax returns knowing they were not
true and correct as to material matter, that being the gross
receipts on his Schedule C business. Investigation revealed that

Serialize of Fureau 1-USA, Fort Worth, Texas (1) Dallas (206A-2 / ldj) (7) File This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is logner to Seatth your agency: it and its contents are not to be distributed outside your agency.

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ET AL;	
FRAUD AGAINST THE GOVERNMENT- DEPARTMENT OF DEFENSE	
for years 1982, 1983, and 1984 received, but report substantial amounts of income from his	<u>fai</u> led to
On August 9, 1989 agreed to a one information in consideration for the government with proposed indictment, which was to be presented to a Jury on August 10, 1989, in Dallas, Texas, which wou indicted on five counts of Title 18, United (USC), Sections 2314 and 2, Transportation of Stolen three counts of Title 26, USC, Section 7206 (1).	drawing a Federal Grand ld have States Code
On September 8, 1989	date of
birth a white male, home address pled guilty in the NDT,	Fort Worth,
Texas, to a one count information charging him with False Income Tax Return for calendar year 1983. The violation of Title 26, USC, Section 7206 (1), the IR	Making a : felony was a
The factual resume stated that beginning i continuing to February 1985, employed as whom he did business	n 1982 and with
false bill for a certain amount of money for	sh gama of
services to be submitted to his employer, even thoughthese services had not been rendered, with the under	standing that
would approve the bill for payment and receithe money. When the receipted	ve part of eived payment
	as his share
On October 27, 1989, subject was some the one count information filed on September 8, 1989 received a three year suspended jail sentence, with be served on probation. In addition, received fine, with an additional \$50 mandatory court cost received instructions to perform 150 hours of communications.	the time to yed a \$12,500 also

Captioned matter was investigated by a Dallas joint task force consisting of agents of the FEDERAL BUREAU OF INVESTIGATION, DEFENSE CRIMINAL INVESTIGATIVE SERVICE, and the INTERNAL REVENUE SERVICE, known as Operation DEFSCAM. This joint task force conducts investigations concerning individuals and companies involved in the receipt and payment of kickbacks and bribes on contracts and sub-contracts awarded by the DEPARTMENT OF DEFENSE.

Search -

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CLASSIFICATION: PRECEDENCE: TRANSMIT VIA: ☐ TOP SECRET ☐ Immediate ☐ Teletype SECRET ☐ Priority ☐ Facsimile CONFIDENTIAL ☐ Routine AIRTEL UNCLAS E F T O ☐ UNCLAS Date 2/1/90 : DIRECTOR, FBI TO 1 : SAC, DALLAS (206A-276) (C) 2 FROM 3 SUBJECT: TEXAS INSTRUMENTS, INC., DALLAS, TEXAS; 6 8 FAG-DOD 10 00: DALLAS 11 Re Dallas airtel and LHM to the Director dated 11/22/88, and Dallas tel to the Director dated 11/4/89. 12 13 Enclosed for the Bureau are an original and four copies of an LHM concerning captioned matter. 14 For information of the Bureau captioned case was 15 investigated jointly with the DEFENSE CRIMINAL INVESTIGATIVE SERVICE (DCIS) and the INTERNAL REVENUE SERVICE (IRS). 16 17 2-Bureau (Enc. 5) 18 206A-276-27Dallas 19 WE/ldj 20 N 21 Serialize - K Index -Transmitted Approved: File

(Number)

(Time)

DL 206A-276

Captioned matter was investigated by a Dallas-based task force involving representatives from the FBI, DCIS, and IRS, known as Operation DEFSCAM, which investigated kickbacks and bribes in the area of DEPARTMENT OF DEFENSE contracting.

'As no further investigation remains, the Dallas Division will consider this matter closed.

FD-515 (Rev.9-20-89) Accomplishment Repor	rt						(									
(Effective 10/1//89) (Submitt within 30 days from date TO: Directo		206-3 Bureau	732 File Number		Date											
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SUBJECT: 8					ment being claimed? No L Yes - If Yes, rate each used as follows:  1 = Used, but did not help 3 = Helped, substantially											
	Squad or RA Number					2 = Helped, but only minimally 4 = Absolutely essential  1, Acctg Tech Rating 8, Eng. Sect. Rating 15. Photographic Rating 22. Telephone Rating Assistance Tape Exams Coverage Toll Recs										
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Missing or Kidnaped Childre	en Located		No.	of Subj.	Settlement or Aw	ard \$				\$ Enter	AFA Paymer	nt Here				
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### Property Type Codes*

# Code 1

# No Description

- 1. Cash (U.S. and foreign currency)
- Stock, Bonds or Negotiable instruments (checks, travelers checks, money orders, certificates of deposit, etc)
- General Retail Merchandise (clothing, food, liquor, cigarettes, TVs. etc)
- Vehicles (autos, trucks, tractors, trailers, campers, motorcycles, etc)
- Heavy Machinery & Equipment (heavy equipment, computers, etc) 5.
- Aircraft
- Jewelry (including unset precious and semiprecious stones) 7.
- 8. Vessels
- Art. Antiques or Rare Collections
- 11. Real Property
- 20. All Other Recoveries (not falling in any category above)

#### Potential Economic Loss Prevented (PELP) Type Codes*

## Code

#### No Description

- 22 Counterfeit Stocks, Bonds, Currency or Negotiable Instruments
- 23 Counterfeit or Pirated Sound Recordings or Motion Pictures
- 24 Bank Theft Scheme Aborted
- Ransom, Extortion or Bribe Demand Aborted 25
- 26 Theft from, or Fraud Against, Government Scheme Aborted
- Commercial or Industrial Theft Scheme Aborted 27
- 30 All Other Potential Economic Loss Prevented (not falling in any category above)

*Except for cash, the Remarks section must contain an explanation of the computation of the recovery value or loss prevented. An explanation airtel must accompany this report if the recovery is \$1 million or more, or if the PELP is \$5 million or more.

## Subject Description Codes*

**6A Presidential Appointee** 

6C U.S. Representative

6F Law Enforcement Officer

6G Fed Empl - GS 13 & above

6B U.S. Senator

**6E Prosecutor** 

6D Judge

## - Enter Description Code Only When Reporting a Conviction -

Organized Crime Subjects (Include Family Name Or Group):

1A Boss, Underboss or Consigliere

1B Capodecina or Soldier

1C Possible LCN Member or Associate

1D OC Subject Other Than LCN

**Union Members:** 

5C Union Employee

Government Officials Or Employees:

#### 1E Not a Member or Associate of LCN Family or OC Organization Federal State

Known Criminals (Other Than OC Members): 2A Top Ten or I.O. Fugitive

2B Top Thief

2C Top Con Man

# Foreign Nationals:

3A Legal Alien

3B Illegal Alien

3C Foreign Official Without Diplomatic Immunity

3D U.N. Employee Without Diplomatic Immunity 3E Foreign Students

3F All Others

# Terrorists:

4A Known Member of a Terrorist Organization

4B Possible Terrorist Member or Sympathizer

5A International or National Officer

5B Local Officer

**6J Governor** 6K Lt. Governor

**6L Legislator** 6M Judge

6T Judge **6U Prosecutor** 6N Prosecutor

6P Law Enforcement Officer

**6V Law Enforcement Officer** 6W All Others - Local

Local

**6R Mayor** 

6S Legislator

6H Fed Empl - GS 12 & below

Bank Officers or Employees:

7A Bank Officer 7B Bank Employee

All Others:

8A All Other Subjects (not fitting above categories)

6Q All Others - State

8B Company / Corporation

*If a subject can be classified in more than one of the categories, select the most appropriate in the circumstance.

# Instructions

## Subject Priorities for FBI Arrest or Locates:

- A Subject wanted for crimes of violence (i.e. murder, manslaughter, forcible rape, robbery and aggravated assault) or convicted of such crimes in the past five
- B Subjects wanted for crimes involving the loss or destruction of property valued in excess of \$25,000 or convicted of such crimes in the past five years.
- C All others

### Claiming Non-Federal Arrests, Summonses, Recoveries or Convictions:

It is permissible to claim a local arrest, summons, recovery or conviction if the FBI significantly contributed to the accomplishment. A succinct narrative setting forth the basis for the claim must accompany this report. When claiming a local recovery, enter the word "LOCAL" to the right of the amount. Enter "LF" in the "In-Jail" block for all life sentences and "CP" for capital punishment sentences.

## Reporting Convictions:

Convictions should not be reported until the sentence has been issued. There are two exceptions to this rule. The conviction information can be submitted by itself if:

- 1. The subject becomes a fugitive after conviction but prior to sentencing.
- 2. The subject dies after conviction but prior to sentencing.
- An explanation is required in the Remarks section for either of the above exceptions.

# Rule 20 Situations:

The field office that obtained the process (normally the office of origin) is the office that should claim the conviction, not the office where the subject enters the plea in cases involving Rule 20 of the Federal Rules of Criminal Procedures.

# Investigative Assistance or Techniques (IA/Ts) Used:

-Since more than one IA/T could have contributed to the accomplishment, each IA/T used must be rated.

-The IA/T used must be rated each time an accomplishment is claimed. (For example - if informant information was the basis for a complaint, an arrest, a recovery and a conviction and if separate FD-515s are submitted for each of the aforementioned accomplishments, the "Informant Information" block must be rated on each FD-515 even if it was the same information that contributed to all the accomplishments.)

# Race Codes:

C=Chinese; I=Indian/American; J=Japanese; N=Negro; O=All other; U=Unknown; W=White

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Northern District of Texas, Dallas, Texas.	
4. On December 6, 1988, white male, age approximately 45 years, was served a subpoena for personal appearance in United States District Court, Northern District of Texas, Dallas, Texas.	b6 b70
5. On March 9, 1989, white male, date of birth: was served a subpoena for personal appearance in United States District Court, Northern District of Texas, Dallas, Texas.	

